

RESOLUTION NO. 1-07-1

RESOLUTION AMENDING THE 2006-07 GENERAL PURPOSE SCHOOL FUND BY \$327,356 FROM UNAPPROPRIATED FUND BALANCE FOR START UP COSTS AND A PRINCIPAL FOR LONGVIEW ELEMENTARY SCHOOL

- WHEREAS, Longview Elementary School is tentatively scheduled to open August 2007; and
- WHEREAS, the board recognizes the need to purchase library books, guidance, music materials, physical education equipment and instructional equipment to open a new elementary school; and
- WHEREAS, the board desires to fund each of these areas in the following amounts:

	Longview Elem
Playground Equipment	Included in const budget
Library Books	115,000
Guidance Materials	6,000
Music Materials	8,000
Physical Education Equipment	15,000
Art Equipment and materials	8,000
Instructional Equipment	125,000
Total	277,000

- WHEREAS, to ensure the opportunity of any new school to open with minimal disorder we must hire key personnel prior to the opening day for administrative purposes; and
- WHEREAS, there is a need to hire the principal to perform the administrative functions that are necessary such as ordering and purchasing the above mentioned items and interviewing for staff and arranging schedules for students that will enter the school in the fall; and
- WHEREAS, the above noted expenditures are considered a one-time start up expenditure cost that can be taken from fund balance;

NOW, THEREFORE BE IT RESOLVED, that the Williamson County Board of County Commissioners in regular session on January 8, 2007 approve and amend the General Purpose School Fund budget by \$327,356 in the following accounts:

Revenue			
141.39000	Unappropriated Fund Balance	\$327,356	
Expenditures			
141.71100.5599.Longview Elem	Other Charges		\$277,000
141.72410.5104	Principal (half year)	1.0	41,025
141.72410.5201	Fica		2,545
141.72410.5204	Retirement		2,515
141.72410.5206	Life Insurance		51
141.72410.5207	Medical		3,375
141.72410.5208	Dental		250
141.72410.5212	Medicare		595
Total			\$327,356



Commissioner

Committees Referred to and Action Taken

School Board	Yes 12	No	Pass
Education	Yes	No	Pass
Budget	Yes	No	Pass
Commission	Yes	No	Out

Elaine Anderson-County Clerk

Houston Naron, Jr - Commission Chairman

Date

Rogers Anderson-County Mayor

1-07-Longview start up and principal.doc

RESOLUTION NO. 1-07-2

**RESOLUTION AMENDING THE 2006-07 GENERAL PURPOSE SCHOOL FUND BY \$ 160,000
 FROM UNAPPROPRIATED FUND BALANCE FOR START UP COSTS FOR NOLENSVILLE
 ELEMENTARY SCHOOL**

- WHEREAS, the new Nolensville Elementary School is tentatively scheduled to open August 2007 at approximately double the capacity; and
- WHEREAS, the board recognizes the need to purchase additional library books to accommodate the size, replace older editions and for additional guidance and music materials, physical education equipment and instructional equipment to re-open this school; and
- WHEREAS, the board desires to fund each of these areas in the following amounts:

	Nolensville Elem
Playground Equipment	Included in const budget
Library Books	18,000
Guidance Materials	1,000
Music Materials	5,000
Physical Education Equipment	5,000
Art Equipment and materials	6,000
Instructional Equipment	125,000
Total	160,000

- WHEREAS, the above noted expenditures are considered a one-time start up expenditure cost that can be taken from fund balance;

NOW, THEREFORE BE IT RESOLVED, that the Williamson County Board of County Commissioners in regular session on January 8, 2007 approve and amend the General Purpose School Fund budget by \$ 160,000 in the following accounts:

Revenue		
141.39000	Unappropriated Fund Balance	\$160,000
Expenditures		
141.71100.5599, Nolensville	Other Charges	\$160,000
total		




Commissioner

Committees Referred to and Action Taken

School Board	Yes <u>12</u>	No <u> </u>	Pass <u> </u>
Education	Yes <u> </u>	No <u> </u>	Pass <u> </u>
Budget	Yes <u> </u>	No <u> </u>	Pass <u> </u>
Commission	Yes <u> </u>	No <u> </u>	Out <u> </u>

Elaine Anderson-County Clerk

Houston Naron, Jr - Commission Chair 

Date

Rogers Anderson-County Mayor

1-07-Nolensville start up.doc

Resolution No. 1-07-3

**RESOLUTION PLACING \$11,454.00 IN AN ESCROW ACCOUNT
(LGIP #38) FOR FUNDS IN-LIEU-OF DETENTION
AT KINGS CHAPEL, SECTION 2A.**

WHEREAS, Section 7220J of the Williamson County Zoning Ordinance allows the collection of funds in-lieu-of detention for subdivisions and Site Plans;

WHEREAS, an escrow account has been established by the Board of County Commissioners for deposit of such funds; and

WHEREAS, the Williamson County Regional Planning Commission upon recommendation by the County Engineer, has approved funds in-lieu-of detention for Kings Chapel, Section 2A.

NOW, THEREFORE, BE IT RESOLVED by the County Board of Commissioners that the funds be placed in an escrow account (LGIP #38) and these funds, plus interest, be used to perform studies, development plans, and implement plans for regional stormwater management.

Development

Funds

Kings Chapel Section 2A

\$11,454


County Commissioner

Committee Referred to and Action Taken:

1.	Planning Commission	For	Against
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2. Highway Commission For _____ Against _____

3.	Budget Committee	For	Against
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Commission Action Taken:	For	Against	Pass	Out
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Elaine Anderson, County Clerk

Houston Naron, Jr. Commission Chairman

Rogers Anderson, County Mayor

Date _____

Resolution No. 1-07-4

**RESOLUTION ACCEPTING ROADS IN LEGENDS RIDGE, SECTION 5
AS A PART OF THE COUNTY ROAD SYSTEM FOR MAINTENANCE BY THE
COUNTY HIGHWAY DEPARTMENT LOCATED OFF BERRY'S CHAPEL ROAD.**

WHEREAS, the Williamson County Regional Planning Commission has recommended acceptance of certain subdivision roads into the County Road System; and

WHEREAS, a report has been prepared and included herein as specified in Section 18 of the Williamson County Private Acts, 1937, Chapter No. 373 as Amended, prescribing the acceptance of roads as County Roads; and

WHEREAS, it is the responsibility of the Williamson County Board of Commissioners through its Highway Commission to accept and maintain public roads for the general welfare,

NOW, THEREFORE, BE IT RESOLVED by the County Board of Commissioners that:

The following roads be accepted as part of the County Road System for maintenance by the Williamson County Highway Department.

<u>Subdivision</u>	<u>Road(s)</u>	<u>Length</u>	<u>District</u>	<u>Assessed Value Of Property Adjoining Roadway</u>	<u>Roadway Cost Estimate</u>
Legends Ridge	Lake Valley Dr.	.449	NW	\$17,403,500.00	\$103,921
Section 5	Glen Lake Ct.	.063	NW	\$2,911,400.00	\$114,581


County Commissioner

Committee Referred to and Action Taken:

1. Planning Commission For _____ Against _____

2. Highway Commission For _____ Against _____

Commission Action Taken: _____ For _____ Against _____ Pass _____ Out _____

Elaine Anderson, County Clerk

Houston Naron, Jr. Commission Chairman

Rogers Anderson, County Mayor

Date

WILLIAMSON COUNTY HIGHWAY COMMISSION

REPORT FOR ACCEPTANCE OF LAKE VALLEY DRIVE AND GLEN LAKES
COURT, LEGENDS RIDGE SUBDIVISION, SECTION 5

RESOLUTION _____

Re: HIGHWAY LAWS OF WILLIAMSON COUNTY, May 1988

Chapter 373, Tennessee General Assembly Private Acts of 1937.

Section 18: That any petition for the opening, changing, closing or acceptance of road as County Roads, shall be directed to the Board of Highway commissioners and the petition shall describe the road in detail, giving the termini, length, course and width, and shall be accompanied by a map thereof drawn to scale, and may include such other matters as the petitioner or petitioners may urge upon the Commissioners and the County Court for the acceptance of said road as a county road. It shall be the duty of the Board of Highway commissioners, upon said petition being filed with them, to investigate the advisability of opening or changing such road, and submit a written report to the county court showing the assessed value of property abutting thereon, the amount of travel taken care of by said road, and such other matters as would throw light upon its importance as a county road. The Commission shall then at the next term of the Quarterly Court make its recommendation as to whether the road should or should not be accepted as a county road, or opened, or closed, or changed, and the Quarterly County Court may take such action as it deems best. The original petition and map submitted by the petitioners shall remain on file in the office of the County Judge.

DISCUSSION

This resolution, with accompanying map, indicates the above referenced roadways have a ROW of fifty feet (50'). Roadway lengths vary, Lake Valley is .449 and Glen Lakes Court is .063 as shown on the resolution included with this report. Section Four Five of Legends Ridge Subdivision, is located within the Northwest District. The assessed value of the properties abutting the roadways is \$20,314,900.00 as recorded in the office of the Williamson County Tax Assessor.

ROADWAY CONDITION

The present surface of Lake Valley Drive is asphalt (E Mix), in good condition, with a width of twenty six feet (26'), bordered by an extruded concrete curb. The present surface of Glen Lakes Court is asphalt (E Mix), in good condition, with a width of twenty six feet (26'). Glen Lakes Court is also bordered by an extruded concrete curb. The roadways have been constructed in accordance with the specifications and details as shown in the Williamson County Subdivision Regulations, APPENDIX F, (Specifications for Subdivision Roadway & Drainage Construction), and the required Roads, Drainage and Erosion Control bond has been released by the Williamson County Regional Planning Commission.

TRAFFIC

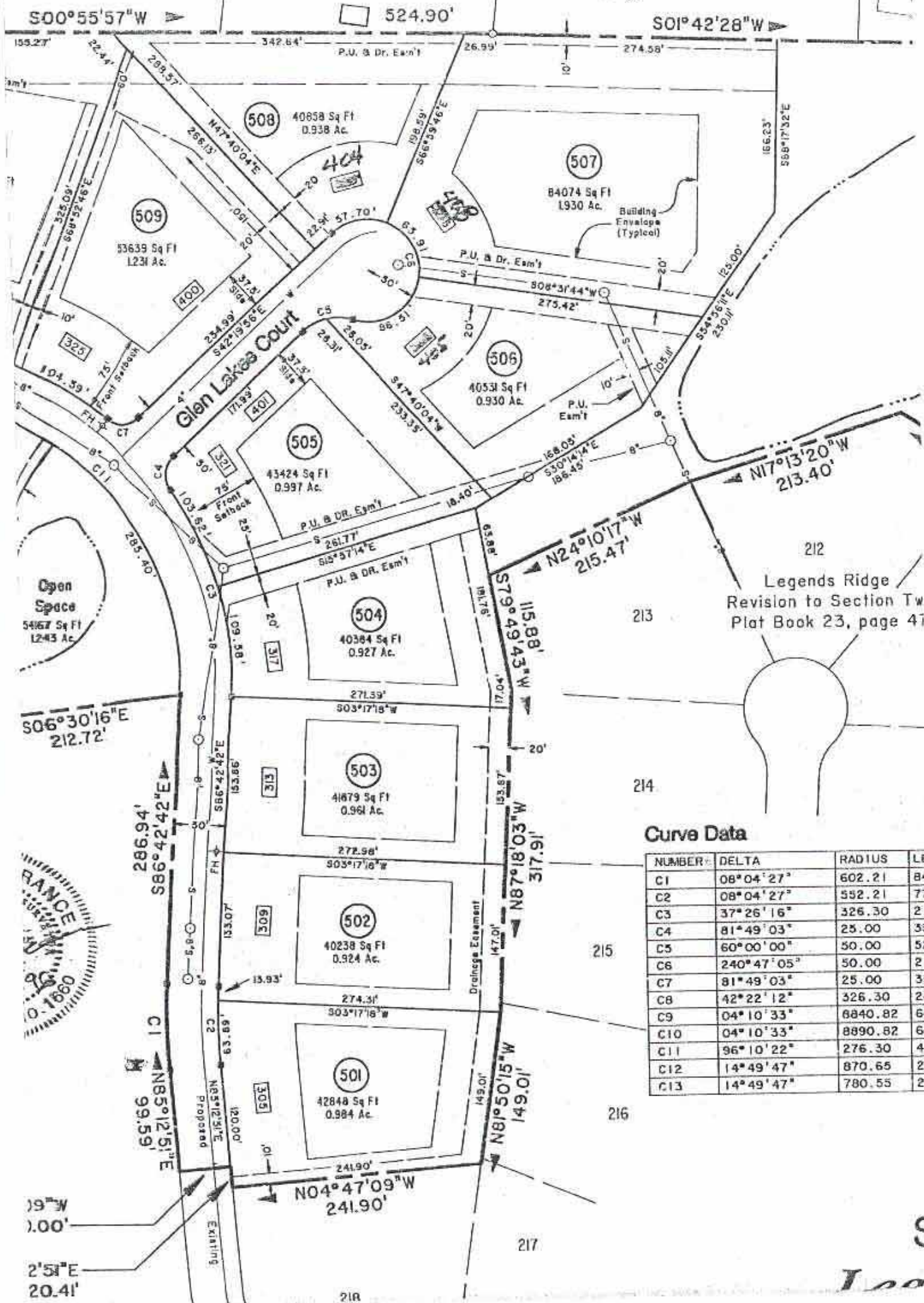
The estimated traffic count for an average day, at ten trips per household is two hundred ninety (290).

CONCLUSION

It is the recommendation of the Williamson County Highway Commission that:

1. This road meets the requirements of acceptance and addition to the Williamson County Road list; and
2. The petition for acceptance was initiated by a member of the Williamson County Commission.

Farmington
Plat Book 6, page 104



Notes

1. Property Map 37, parcel 4 (portion of).
2. Existing Zoning: Suburban Estate (SE)
3. Required Building Setbacks:

Lots 40,000 to 59,999 square feet
 Min. Front Yard 75 feet
 Min. Side Yard 20 feet
 Min. Rear Yard 50 feet

Lots 60,000 to 79,999 square feet
 Min. Front Yard 75 feet
 Min. Side Yard 25 feet
 Min. Rear Yard 50 feet

Lots 80,000 to 99,999 square feet
 Min. Front Yard 75 feet
 Min. Side Yard 40 feet
 Min. Rear Yard 75 feet

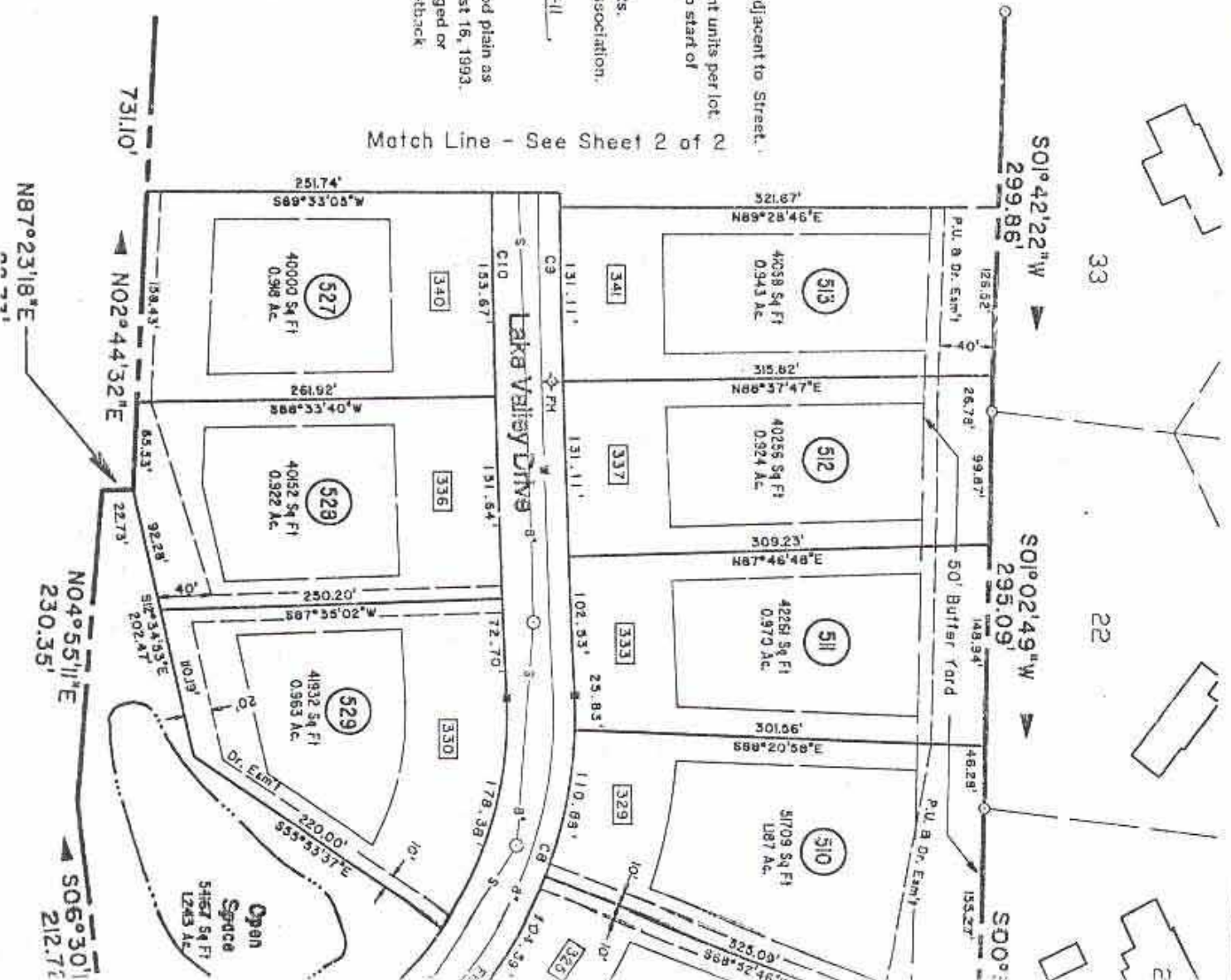
*Minimum Side Yard is 1/2 Front Setback (37.5 feet) on corner lots adjacent to Street.

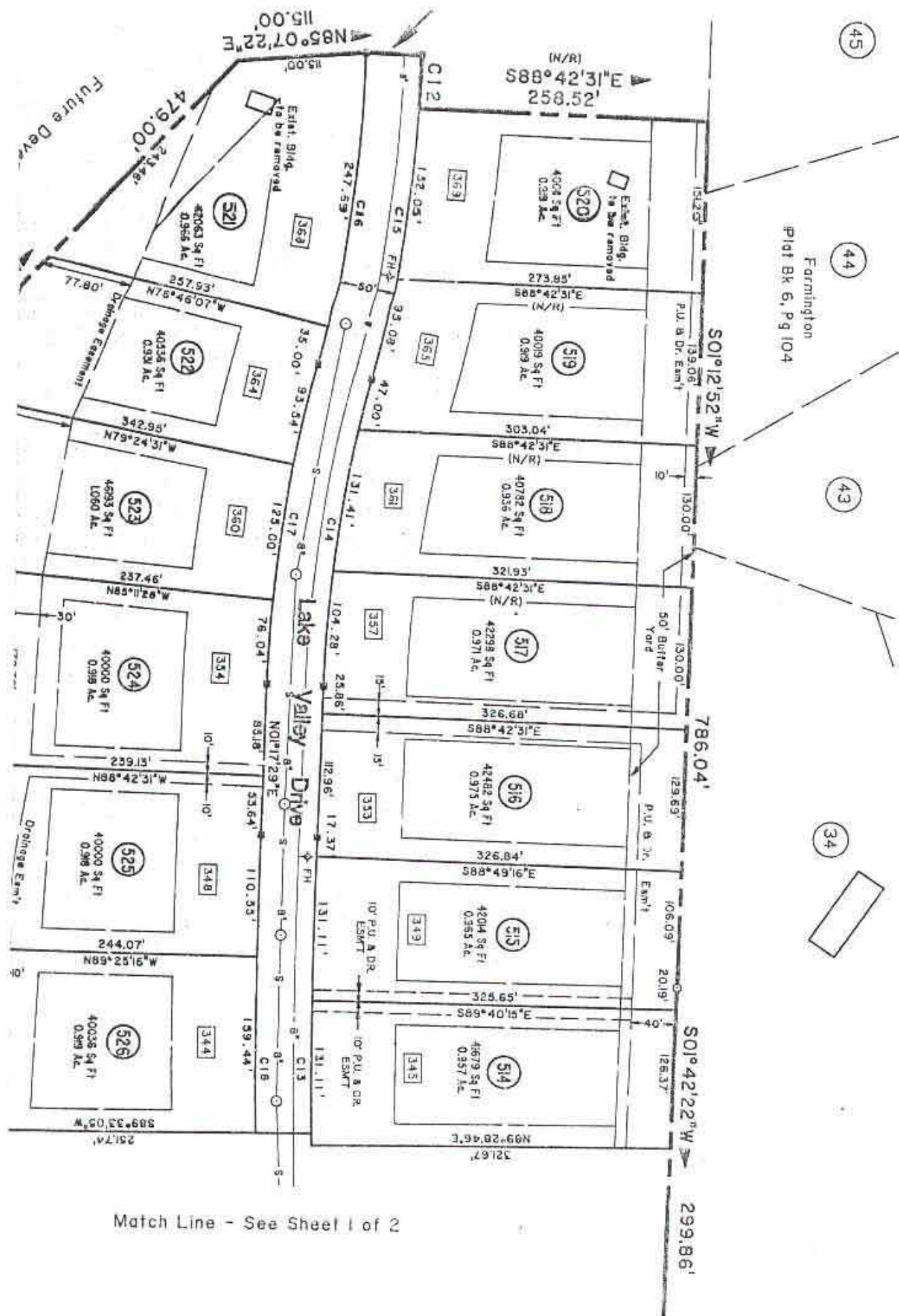
4. Lot landscaping shall be provided by the home builder at 2 plant units per lot.
5. Erosion Control shall be installed by individual builders prior to start of construction of homes.
6. Buffer Yards to be maintained by individual Lot owners.
7. All Open Space Areas are Public Utility and Drainage Easements.
8. All Open Space Areas are to be maintained by Homeowner's Association. (5.773 Acres this plat)
9. Homeowner's Association Documents are of record in Book 1411, page 404, R.O.W.C.
13. Original Tract contains 297.05 Acres, more or less.
14. No part of the property shown hereon lies within a 100-year flood plain as per F.E.M.A. Community Panel No. 470204 0045 D, dated August 16, 1993.
15. Trees with a trunk diameter of 18" or greater shall not be damaged or removed except as required for infrastructure and minimum setback around houses.
16. Street Addresses shown thus: 1234

LEGEND

- 8" S Sanitary Sewer / Manhole (Size Indicated)
- 8" W Water Line (Size Indicated)
- Fire Hydrant
- Concrete Monument

Match Line - See Sheet 2 of 2





Match Line - See Sheet 1 of 2



Resolution No. 1-07-5

**RESOLUTION ACCEPTING ROADS IN AMBERGATE ESTATES, SECTION 1
AS A PART OF THE COUNTY ROAD SYSTEM FOR MAINTENANCE BY THE
COUNTY HIGHWAY DEPARTMENT LOCATED OFF GOSEY HILL RD.**

WHEREAS, the Williamson County Regional Planning Commission has recommended acceptance of certain subdivision roads into the County Road System; and

WHEREAS, a report has been prepared and included herein as specified in Section 18 of the Williamson County Private Acts, 1937, Chapter No. 373 as Amended, prescribing the acceptance of roads as County Roads; and

WHEREAS, it is the responsibility of the Williamson County Board of Commissioners through its Highway Commission to accept and maintain public roads for the general welfare.

NOW, THEREFORE, BE IT RESOLVED by the County Board of Commissioners that:

The following roads be accepted as part of the County Road System for maintenance by the Williamson County Highway Department.

<u>Subdivision</u>	<u>Road(s)</u>	<u>Length</u>	<u>District</u>	<u>Assessed Value Of Property Adjoining Roadway</u>	<u>Roadway Cost Estimate</u>
Ambergate, Sec 2	Ambergate Ct.	.318	SE	\$8,641,100.00	\$73,601.00
	Valorie Way	.049	SE	Access from Ambergate Ct.	\$11,341.00


County Commissioner

Committee Referred to and Action Taken:

1. Planning Commission For 10 Against 0

2. Highway Commission For _____ Against _____

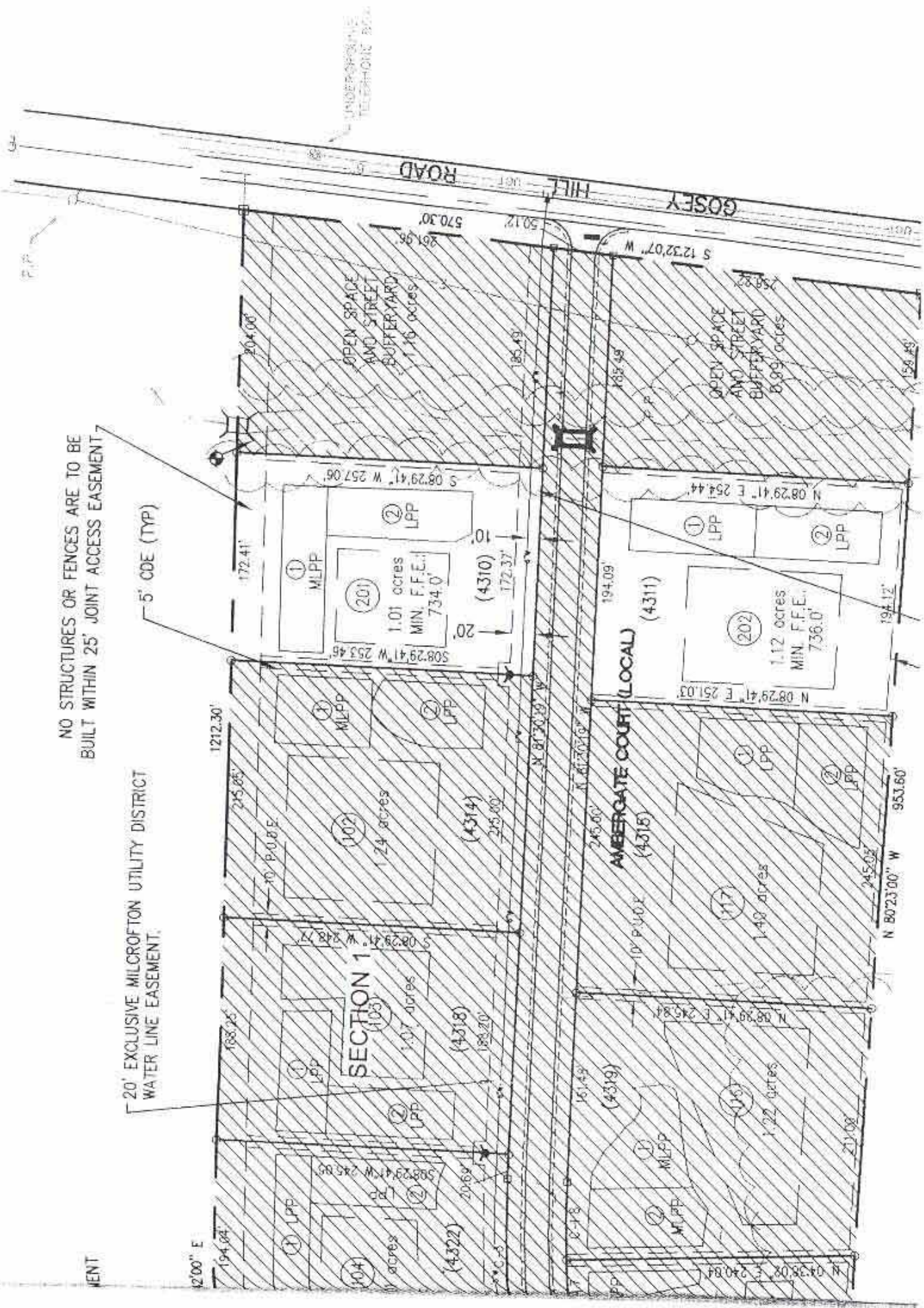
Commission Action Taken: _____ For _____ Against _____ Pass _____ Out _____

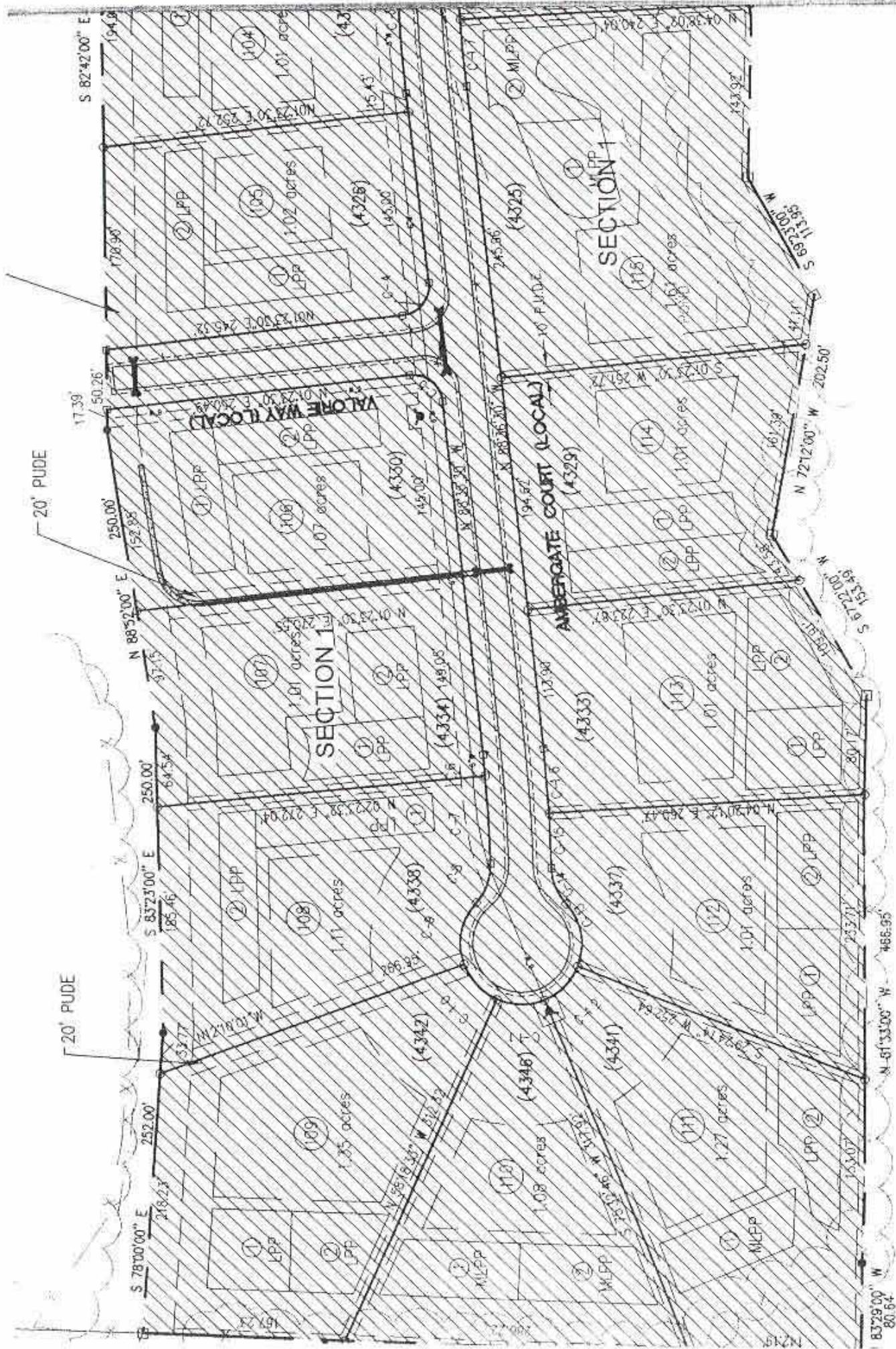
Elaine Anderson, County Clerk

Houston Naron, Jr, Commission Chairman

Rogers Anderson, County Mayor

Date





WILLIAMSON COUNTY HIGHWAY COMMISSION

REPORT FOR ACCEPTANCE OF AMBERGATE COURT, AND VALORIE
WAY, AMBERGATE SUBDIVISION SECTION TWO, AS A PART OF THE
WILLIAMSON COUNTY ROAD SYSTEM.

RESOLUTION _____

Re: HIGHWAY LAWS OF WILLIAMSON COUNTY, May 1988

Chapter 373, Tennessee General Assembly Private Acts of 1937.

Section 18: That any petition for the opening, changing, closing or acceptance of road as County Roads, shall be directed to the Board of Highway commissioners and the petition shall describe the road in detail, giving the termini, length, course and width, and shall be accompanied by a map thereof drawn to scale, and may include such other matters as the petitioner or petitioners may urge upon the Commissioners and the County Court for the acceptance of said road as a county road. It shall be the duty of the Board of Highway commissioners, upon said petition being filed with them, to investigate the advisability of opening or changing such road, and submit a written report to the county court showing the assessed value of property abutting thereon, the amount of travel taken care of by said road, and such other matters as would throw light upon its importance as a county road. The Commission shall then at the next term of the Quarterly Court make its recommendation as to whether the road should or should not be accepted as a county road, or opened, or closed, or changed, and the Quarterly County Court may take such action as it deems best. The original petition and map submitted by the petitioners shall remain on file in the office of the County Judge.

DISCUSSION

This resolution, with accompanying map, indicates the above referenced roadways have a 50' ROW. The roadway length for Ambergate Court is .318 and Valorie Way is .049 as shown on the resolution included with this report. Section Two of Ambergate Subdivision, is located within the Southeast District. The assessed value of the properties abutting the roadways is \$8,641,100.00 as recorded in the office of the Williamson County Tax Assessor.

ROADWAY CONDITION

The present surface of the roadway is asphalt (E Mix), in good condition, with a width of twenty feet four (24) feet. Each side of the roadway is bordered by a painted white line. The roadways have been constructed in accordance with the specifications and details as shown in the Williamson County Subdivision Regulations, APPENDIX F, (Specifications for Subdivision Roadway & Drainage Construction), and the required Roads, Drainage and Erosion Control bond has been released by the Williamson County Regional Planning Commission.

TRAFFIC

The estimated traffic count for an average day, at ten trips per household is one hundred eighty (180).

CONCLUSION

It is the recommendation of the Williamson County Highway Commission that:

1. This road meets the requirements of acceptance and addition to the Williamson County Road list; and
2. The petition for acceptance was initiated by a member of the Williamson County Commission.

Resolution No. 1-07-6

Requested by: County Mayor

**RESOLUTION AMENDING THE 2006-07 CAPITAL PROJECTS BUDGET
BY \$180,000 AND APPROVING A CONTRACT BETWEEN THE STATE OF
TENNESSEE AND WILLIAMSON COUNTY FOR
INTERSECTION IMPROVEMENTS AND
SIGNALIZATION AT STATE ROUTE 96, WEST AND STATE ROUTE 46**

WHEREAS, Williamson County, acting through the State of Tennessee, is receiving grant money in the amount of \$180,000.00 to construct intersection improvements and signalization at the intersection of SR-96 and SR-46 in Williamson County; and,

WHEREAS, Williamson County needs to execute a grant contract with the State of Tennessee to receive the federal grant funds; and,

WHEREAS, said grant funding is to be utilized to for the road purposes as specified in the grant contract for Project Number 107003.00; and,

NOW, THEREFORE, BE IT RESOLVED, that the Board of Commissioners, meeting in regular session, this the 8th day of January, 2007, hereby authorizes the County Mayor to execute the grant agreement with the State of Tennessee, Department of Transportation; and,

BE IT FURTHER RESOLVED, that the 2006-07 Highway Capital Projects budget be amended, as follows:

REVENUES:

171.46980.009 \$ 180,000
(Other State Grants - SR 96 & SR 46)


EXPENDITURES:

171.91200.713.010 \$ 180,000
(Highway Construction - SR 96 & SR 46)


Betsy Hester - County Commissioner


John Hancock - County Commissioner


Mary Brockman - County Commissioner


Ernie Williams - County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Highway Commission For _____ Against _____

Budget Committee For _____ Against _____

Commission Action Taken: For _____ Against _____ Pass _____ Out _____

Elaine Anderson, County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

Resolution No. 1-07-7
Requested by: County Mayor

**RESOLUTION IN SUPPORT OF FISCAL YEAR 2007
COMMUNITY DEVELOPMENT BLOCK GRANT APPLICATION
FOR WATERLINE EXTENSION PROJECT IN THE H. B. & T. S. UTILITY
DISTRICT SERVICE AREA AND AUTHORIZING THE COUNTY
MAYOR TO EXECUTE SAID GRANT**

WHEREAS, grant funds are available through the State of Tennessee, Small Cities Community Development Block Grant (CDBG) Program; and

WHEREAS, Williamson County wishes to assist in extending water lines to various county residents, more specifically in the Davis Hollow area of Williamson County, an area serviced by Hillsboro, Burwood & Thompson's Station (H. B. & T.S.) Utility District; and

WHEREAS, Williamson County is applying for CDBG funds in the amount of \$200,000 and the local match funds in the amount of \$270,000 will be provided by the H.B. & T.S. Utility District,

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Williamson County, meeting in regular session this the 8th day of January, 2007, that Williamson County make application for CDBG funds for improvement to water lines, for residents in said County; and

BE IT FURTHER RESOLVED, that Rogers Anderson, County Mayor, be authorized to sign said application and all assurances necessary to filing said application.


Betsy Hester - County Commissioner


John Hancock - County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

H. B. & T. S. Utility District Board For 3 Against 0

Budget Committee For Against

Commission Action Taken: For Against Pass Out

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

Resolution No. 1-07-8

**RESOLUTION TO OPPOSE THE CITY OF FRANKLIN'S PETITION
TO DESIGNATE THE FRANKLIN MUNICIPAL PLANNING COMMISSION
AS A REGIONAL PLANNING COMMISSION**

- WHEREAS,** The City of Franklin's Board of Mayor and Aldermen passed a Resolution on September 12, 2006 declaring that its Municipal Planning Commission should be designated a Regional Planning Commission and resolved to have a copy of this Resolution sent to the Tennessee Department of Economic and Community Development;
- WHEREAS,** The area requested by the City of Franklin for regional planning authority includes areas outside of its municipal boundaries but within Franklin's Urban Growth Boundary, established in the County Growth Plan adopted as a result of Public Chapter 1101;
- WHEREAS,** The Resolution which was approved by the City of Franklin Board of Mayor and Alderman was forwarded to Williamson County Mayor, Rogers Anderson and the Williamson County Commission Chairman, Houston Naron, Jr., requesting support of the County Commission for the Resolution requesting Regional Planning Commission status;
- WHEREAS,** The Tennessee Department of Economic and Community Development is the entity designated by statute to consider and act on such request;
- WHEREAS,** Williamson County currently has a Regional Planning Commission which was created in April of 1947 by the Williamson County Quarterly Court and recognized in May of 1947 by the Tennessee State Planning Commission, as it then existed;
- WHEREAS,** The Williamson County Regional Planning Commission has approved a plan and passed Subdivision Regulations which are currently in effect and applicable to the subject area of Franklin's regional request;
- WHEREAS,** The Williamson County Board of Commissioners has also adopted an official Zoning Ordinance which is currently in effect and applicable to the subject area of Franklin's regional request;
- WHEREAS,** Should the Tennessee Department of Economic and Community Development grant Franklin's request, Franklin will apply its Subdivision Regulations to the area within its designated region, and the Franklin Municipal Planning Commission will approve subdivisions of land within its designated region;
- WHEREAS,** Should the Tennessee Department of Economic and Community Development grant Franklin's request, Williamson County's Zoning Ordinance and Map will still apply in that region as well as Williamson County's responsibility for administration and enforcement of the Zoning Ordinance, including the issuance of sign permits and zoning certificates and hearings by the Williamson County Board of Zoning Appeals for any variances or special uses which also creates the possibility of confusion over who is responsible for enforcement of Franklin's Subdivision Regulations;
- WHEREAS,** Should the Tennessee Department of Economic and Community Development grant Franklin's request, Williamson County's Building Code will still apply in that region, as well as Williamson County's responsibility for administration and enforcement of the Code and the inspections required by the Code;
- WHEREAS,** Although any Subdivision Regulations of the City of Franklin may contain road standards, any roads created by plat approval from the Franklin Planning

Commission must still meet the Williamson County Road Standards, be inspected by the Williamson County Highway Superintendent and accepted for maintenance by the Williamson County Highway Commission and Board of County Commissioners;

WHEREAS, Although Williamson County's Zoning Ordinance will still apply, before any County Commissioner may propose a Zoning Ordinance amendment within the proposed region, the Franklin Planning Commission must review the proposed amendment;

WHEREAS, Although Williamson County's Zoning Map and Zoning Regions will still apply, before any property may be rezoned, thus amending the Zoning Map, the Franklin Planning Commission must review the proposed amendment;

WHEREAS, Although Franklin may be permitted to accept surety and require performance agreements from developers to ensure completion of improvements within this proposed region, only the "attorney for the county" is granted the authority to enforce any such bond, according to Tennessee Code Annotated, Section 13-3-403;

WHEREAS, Williamson County's recently adopted Storm Water Management Regulations would still apply in this proposed region, because the authority to adopt same is separate and distinct from planning or zoning authority;

WHEREAS, The Williamson County Water and Wastewater Authority's Regulations related to non-traditional sewer systems would still apply in this proposed region where traditional sewer is not available and the Franklin Planning Commission must consider these requirements, including buffers and dedications of land to utilities in its approval of plats;

WHEREAS, The incompatibility of these programs is apparent as well as the practical difficulties of combining such authorities;

WHEREAS, The citizens of Williamson County in this proposed region would not receive any of the traditional services offered by a municipality, yet be subject to its regulations without representation;

WHEREAS, If Franklin is granted this regional status and other municipalities in Williamson County request regional status, Williamson County has the potential for patchwork quilt of regulations and planning commissions with which it must coordinate the very powers and duties granted to Williamson County by the General Assembly; and

WHEREAS, the detriment of such a proposal far outweighs any temporary benefit that the City of Franklin will receive in the interim period between its regulation of this proposed region and its eventual annexation of this area as a result of the difficulties associated with administering this proposal.

NOW, THEREFORE BE IT RESOLVED, by the Board of Commissioners meeting in regular session on this the 8th day of January, 2007 hereby declares its opposition to the City of Franklin's proposal for its Municipal Planning Commission to be designated a Regional Planning Commission.

AND, BE IT FURTHER RESOLVED, that a copy of this Resolution shall be transmitted to the Mayor of Franklin, Thomas R. Miller, as well as to the Tennessee Department of Economic and Community Development with a request that copies be forwarded to all members of the Local Government Planning Advisory Committee.


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Planning Commission: For 8 Against 0 Pass _____ Out _____

Commission Action Taken: For _____ Against _____ Pass _____ Out _____

Elaine Anderson, County Clerk

Houston Naron, Jr., Commission Chairman

Rogers Anderson, County Mayor

Date

Resolution No. 1-07-9

Requested by: HR Director

**A RESOLUTION TO MODIFY PERSONNEL POLICIES OF
WILLIAMSON COUNTY, TENNESSEE**

WHEREAS, Public Chapter 361, Acts of 1997, requires that certain personnel policies be adopted by all counties in the State of Tennessee, requires that the County Mayor appoint an individual or individuals to be responsible for development of said policies, and further requires that the County Mayor designate an attorney to approve said policies; and

WHEREAS, policies were originally adopted in compliance with the above-referenced Act; and

WHEREAS, a revision to the death benefit policy has become necessary and advisable;

NOW THEREFORE, BE IT RESOLVED, that the Board of Commissioners of Williamson County, Tennessee, hereby approves revision of Policy 3.04, Death Benefit, with the understanding that it has been developed by the Human Resource Director upon consultation with the Human Resource Committee, and with the further understanding that it has been approved by the County Attorney;

AND, BE IT FURTHER RESOLVED, that Policy 3.04 shall be revised so that it reads in its entirety as follows:

3.04 Death Benefit

The County will provide a death benefit payment for full-time employees who die while in active status or on an approved leave of absence. This benefit consists of the following:

- a. Salary and wages earned but unpaid at the time of death; plus
- b. Unused vacation leave not to exceed the allowable maximum as defined in the Personnel Policy; plus
- c. One month's regular pay at the salary rate in effect at the time of death.

With the exception of "a" above, this death benefit payment is not applicable for those employees appointed to a temporary or part-time position.

Each department shall properly inform survivors of deceased employees of this benefit and any other benefits to which they may be entitled. In all cases, the death benefit payment will be made payable to the estate of the deceased employee. For purposes of disbursement, the employee's department head may provide the death benefit payment to the executor of the employee's estate, to the administrator of the employee's estate or, in the case where an employee dies intestate or an executor or administrator has not been appointed, to a person believed in good faith to be the employee's next of kin. Priority for purposes of next of kin is as follows:

1. Surviving spouse;
2. If no surviving spouse, the children of the employee;
3. If no surviving spouse or children, the employee's grandchildren;
4. If no surviving spouse, children or grandchildren, the employee's parents;
5. If no surviving spouse, children, grandchildren or parents, the employee's brothers and sisters;
6. If no surviving spouse, children, grandchildren, parents, brothers or sisters, the employee's nieces and nephews;
7. If no surviving spouse, children, grandchildren, parents, brothers and sisters, nieces and nephews, the employee's grandparents.

All life insurance will be paid out in accordance with the policy guidelines.

Resolution No. _____ (continued)

AND, BE IT FURTHER RESOLVED, that any county official who does not wish to be governed by the general county policy shall submit his/her own policies to the County Clerk as provided by Public Chapter 361, Acts of 1997.


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Human Resources Committee

For 6 Against 0

For _____ Against _____

Commission Action Taken: For _____ Against _____ Pass _____ Out _____

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

Resolution No. 1-07-10
Requested by: Emergency Communications Director

**RESOLUTION AUTHORIZING THE COUNTY MAYOR TO EXECUTE
CONTRACTS FOR THE LEASE OF TOWER SITES ON THE
FRIENDS OF WIRELESS' TELECOMMUNICATION TOWER**

WHEREAS, Friends of Wireless ("FOW") own a telecommunication tower located at 1140 Incinerator Road, Williamson County ("Tower");

WHEREAS, to improve communications capability, FOW has agreed to grant permission to Williamson County to install an amateur radio repeater, antenna and transmission lines on its Tower, pursuant to the terms and conditions of the Site Lease Agreement;

WHEREAS, the parties recognize the importance of cooperating with other entities to increase communication capability throughout Williamson County in case of an emergency; and

WHEREAS, both parties find it to be in the best interest of the citizens of Williamson County to cooperate in the improvement of communication capability.

NOW, THEREFORE, BE IT RESOLVED, that the Board of Commissioners, meeting in regular session, this the 8th day of January, 2007, hereby authorizes the County Mayor to execute a contract and any subsequent amendments thereto with the Friends of Wireless for the lease of sites on its Tower to install Williamson County's telecommunication equipment.


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Law Enfc/Public Safety Cmte.	For <u>5</u>	Against <u>0</u>	Abstain <u>1</u>
Budget Committee	For <u> </u>	Against <u> </u>	
Commission Action Taken:	For <u> </u>	Against <u> </u>	Pass <u> </u> Out <u> </u>

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date _____

RESOLUTION NO. 1-07- 11

**A RESOLUTION ADOPTING THE
WILLIAMSON COUNTY MULTI-HAZARD MITIGATION PLAN**

WHEREAS, the Williamson County Emergency Management Agency is the local agency established to coordinate mitigation, preparedness, response, and recovery activities for all emergency or disaster situations; and

WHEREAS, Williamson County recognizes the threat that natural hazards pose to people and property; and

WHEREAS, undertaking hazard mitigation actions before disasters occur will reduce the potential for harm to people and property and save taxpayer dollars; and

WHEREAS, an adopted hazard mitigation plan is required as a condition of future grant funding for mitigation projects; and

WHEREAS, Williamson County participated jointly in the planning process with all the municipalities within the County to prepare the Multi-Hazard Mitigation Plan; and

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Commission, hereby adopts the Williamson County Multi-Hazard Mitigation Plan as an official plan; and

BE IT FURTHER RESOLVED, that the Williamson County Emergency Management Agency will submit on behalf of the county and participating municipalities the adopted Multi-Hazard Mitigation Plan to Federal Emergency Management Agency officials for final review and approval.


County Commissioner

COMMITTEES REFERRED TO AND ACTION TAKEN:

1) Law Enforcement and Public Safety	For	6	Against	0
2) Budget	For		Against	

COMMISSION ACTION TAKEN: For _____ Against _____ Pass _____ Out _____

Elaine Anderson, County Clerk

Houston Naron, Jr
Commission Chairman

Rogers Anderson, County Mayor

Date

DATE: 12/19/06
TIME: 9:30 a.m.
LOCATION: J.W.

Resolution No. 1-07-13
Requested by: Sheriff's Dept.

**RESOLUTION APPROPRIATING AND AMENDING THE 2006-07
SHERIFF'S DEPARTMENT BUDGET BY \$22,000 - REVENUES
TO COME FROM RESERVE FUND**

WHEREAS, pursuant to Tennessee Code Annotated, 8-21-901, the \$2 processing fee for data processing services can be reserved for the purposes of automating the Sheriff's Department; and,

WHEREAS, there is a need to upgrade computer equipment to more efficiently and effectively obtain information; and,

WHEREAS, funds are available within the Reserve Account which can be utilized for this purpose;

NOW, THEREFORE, BE IT RESOLVED, that the 2006-07 Sheriff's Department budget be amended, as follows:

EXPENDITURES:

Data Processing Equipment \$ 22,000
(101.54110.709)

REVENUES:

Reserve for Sheriff's Dept. Data Processing Fees \$ 22,000
(101.34168)


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Law Enfc/PUBLIC Safety Committee For 6 Against 0
Budget Committee For Against

Commission Action Taken: For Against Pass Out

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

(SheriffDeptResAcct-DPEqpt)

DATE 12/19/06
TIME 9:30 a.m.
COUNTY CLERK J.W.

Resolution No. 1-07-14
Requested by: Sheriff's Department

**RESOLUTION APPROPRIATING AND AMENDING THE 2006-07
SHERIFF'S DEPARTMENT BUDGET BY \$540 - REVENUES
TO COME FROM UNAPPROPRIATED COUNTY GENERAL FUNDS**

WHEREAS, fees are collected from individuals who have participated in the Williamson County Sheriff's Department Project Lifesaver Program and are deposited into the County General fund balance; and,

WHEREAS, this program is designed to aid in the location of children suffering from autism or other disabilities and adults suffering from Alzheimer Disease or other similar diseases;

WHEREAS, there is a need to purchase batteries and arm bands for these individuals;

NOW, THEREFORE, BE IT RESOLVED, that the 2006-07 Sheriff's Department budget be amended, as follows:

EXPENDITURES:

Law Enforcement Equipment \$ 540.00
(101.54110.716)

REVENUES:

Unappropriated County General Fund Balance \$ 540.00
(101.39000)


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Law Enfct/Public Safety Committee For 6 Against 0
Budget Committee For Against

Commission Action Taken: For Against Pass Out

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

(SheriffDept-ProjLifesaver)

Resolution No. 1-07-15
Requested by: Sheriff's Department

**RESOLUTION APPROPRIATING AND AMENDING THE 2006-07
SHERIFF'S DEPARTMENT BUDGET BY \$65,000 - REVENUES
TO COME FROM STATE GRANT FUNDS**

WHEREAS, highway traffic safety grant funds are available through the Tennessee Department of Transportation; and,

WHEREAS, the Sheriff's Department has applied for and received grant funds through this program, which can be utilized for expenses associated with conducting random sobriety checkpoints and saturations at random times; and,

NOW, THEREFORE, BE IT RESOLVED, that the 2006-07 Sheriff's Department budget be amended, as follows:

EXPENDITURES:

Salaries-overtime (101.54110.187)	\$ 44,000
Training (101.54110.196)	1,000
Tactical Equipment (101.54110.716)	<u>20,000</u>
	\$ 65,000

REVENUES:

Other State Grant-DUI Checkpoints (101.46980.016)	\$ 30,000
Other State Grants-Highway Safety (101.46980.018)	30,000
Other State Grants - Highway Safety (101.46980.006)	<u>5,000</u>
	\$ 65,000


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

<u>Law Enft/Public Safety Committee</u>	For <u>6</u>	Against <u>0</u>
<u>Budget Committee</u>	For <u> </u>	Against <u> </u>

Commission Action Taken: For Against Pass Out

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

DATE: 12/19/06
TIME: 9:30 a.m.
BY: J. J. J.

Resolution No. 1-07-16

Requested by: Commissioner Cheryl Wilson

**A RESOLUTION TO APPROVE LOWERING
THE SPEED LIMIT ON CLOVERCROFT ROAD**

WHEREAS, pursuant to *Tennessee Code Annotated*, Section 55-8-153(d) the legislative body of a county is authorized to lower speed limits as it may deem appropriate on any county road and such county shall post the appropriate signs depicting the new speed limit;

WHEREAS, the Board of Commissioners has been requested by Williamson County residents living on Clovercroft Road to lower the speed limit from 45 miles per hour to 40 miles per hour; and

WHEREAS, the Board of Commissioners finds that it is in the best interest of the citizens of Williamson County to lower the speed limit on Clovercroft Road from its current speed limit of 45 miles per hour to 40 miles per hour on the entire portion of Clovercroft Road which lies in the unincorporated area of Williamson County.

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session on this the 8th day of January, 2007, grants the request to lower the speed limit from 45 miles per hour to 40 miles per hour on the portion of Clovercroft Road which lies in the unincorporated area of Williamson County and direct that new traffic signs be installed depicting the new speed limit.


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Highway Commission: For 5 Against 0 Pass Out

Commission Action Taken: For Against Pass Out

Elaine Anderson, County Clerk

Houston Naron, Jr., Commission Chairman

Rogers Anderson, County Mayor

Date

Resolution No. 1-07-17

REQUESTED BY: BRENDA HYDEN

**RESOLUTION APPROPRIATING AND AMENDING THE 2006-07
JUVENILE COURT CLERK'S BUDGET BY \$5,945 FOR THE PURCHASE OF
COMPUTER EQUIPMENT - REVENUES TO COME FROM
UNAPPROPRIATED COUNTY GENERAL FUND BALANCE**

WHEREAS, the Juvenile Court Clerk's Office is in need of purchasing new computer equipment and software to be utilized for recording court proceedings for the Juvenile Court Clerk's office; and,

WHEREAS, there are reserve funds available for the purchase of this equipment which are derived from filing fees and deposited into the County General Fund balance;

NOW, THEREFORE, BE IT RESOLVED, that the 2006-07 Juvenile Court Clerk's Office budget be amended, as follows:

EXPENDITURES:

Data Processing Equipment/Automation **\$ 5,945.00**
(101.53500.709.001)

REVENUES:

Unappropriated County General Fund Balance **\$ 5,945.00**
(101.39000)


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Law Enfc't/Public Safety Cmte. For 5 Against 0

Budget Committee For Against

Commission Action Taken: For Against Pass Out

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

(AmendJuvCtClerkBudget-ResAcct)

Resolution No. 1-07-18
Requested by: Purchasing Agent

**RESOLUTION DECLARING CERTAIN PROPERTY AND EQUIPMENT SURPLUS
PROPERTY AND AUTHORIZING THE SALE OF THE
PROPERTY AND EQUIPMENT AT AUCTION**

- WHEREAS,** pursuant to *Tennessee Code Annotated, Section, 5-14-108*, county owned property must first be declared as surplus by the local legislative body before it can be sold;
- WHEREAS,** Williamson County has determined that the property is no longer needed by Williamson County and as such declares it surplus;
- WHEREAS,** because the property is no longer needed by Williamson County it is proper to declare such property surplus and to authorize the sale of the property at auction, as follows:

2000 Crown Victoria
2001 Crown Victoria
1999 Crown Victoria
2002 Crown Victoria
2001 Crown Victoria
1999 Crown Victoria
1999 Crown Victoria
1995 GMC Sierra
2001 Crown Victoria
1996 Crown Victoria
1999 Crown Victoria
Miscellaneous Computer Parts and Equipment
Miscellaneous Office Furniture
Miscellaneous Equipment
Miscellaneous Fitness Equipment

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners meeting on this the 8th day of January, 2007, formally declares the property and equipment as either unneeded or unusable in its current condition and therefore, surplus property, and authorizes the Williamson County Mayor to sell the property and equipment at auction.


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Property Committee: For _____ Against _____
Budget Committee: For _____ Against _____

Commission Action Taken: For _____ Against _____ Pass _____ Out _____

Elaine Anderson, County Clerk

Houston Naron, Jr., Commission Chairman

Rogers C. Anderson, County Mayor

Date

FILED 12/21/06
ENTERED 2:30 p.m.
Clerk of the Board of Commissioners

RESOLUTION NO. 1-07-19
Requested by: Highway Superintendent

**RESOLUTION TO ADOPT THE 2007
WILLIAMSON COUNTY ROAD LIST**


WHEREAS, pursuant to *Tennessee Code Annotated*, Section 54-10-103, it is the responsibility of the Williamson County Board of Commissioners to annually approve the County Road List and to classify the County roads into no more than four classes of widths at its January session;

WHEREAS, it is the responsibility of the Williamson County Highway Superintendent to submit to the Board of Commissioners the proposed County Road List recommending the classification of each road by width and including a summary of all changes that have occurred since the acceptance of the previous road list; and

WHEREAS, the recommended 2007 road list, classifying the Williamson County roads into four classes of width, is attached and contains all of the information required under *Tennessee Code Annotated*, Section 54-10-103,

NOW THEREFORE, BE IT RESOLVED, that the Williamson County Board of County Commissioners, meeting in regular session on the 8th day of January, 2007 hereby accepts the 2007 Williamson County Road List and classifies each county road into one of four road classifications defined by width, as attached in accordance with *Tennessee Code Annotated*, Section 54-10-103,

AND BE IT FURTHER RESOLVED, that a complete 2007 Williamson County Road List be maintained on file in the County Clerk's Office.


County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Highway Commission: For ____ Against ____ Pass ____ Out ____

Commission Action Taken: For ____ Against ____ Pass ____ Out ____

Elaine Anderson, County Clerk

Houston Naron, Jr., Commission Chairman

Rogers Anderson, County Mayor

Date

WILLIAMSON COUNTY
HIGHWAY DEPARTMENT
2007 ROAD LIST

COUNTY ROADS
IN
ALPHABETICAL ORDER

ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
2007 ROAD LIST
(Alphabetical By Road)

ASSET NO.	ROAD NAME	LOCATION	(a)ROAD SURFACE	(b)ROAD CLASS	ROW WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R1	Aden Rd	Fm Michael Lankford Rd to Crow Cut Rd	H	3	28	23	0.30	1952	\$56,802	SW-Baker	
R2	Alex Rd	Fm Hargrove Rd (dead end)	H	2	40	25	0.50	1983	\$94,669	SW-Baker	
R4000	Alfred Leard Rd	Fm Long Ln (dead end)	H	3	50	22	0.00	1975	\$0	SE-Bennett	Annex Franklin
R3	Anderson Rd	Fm Elrod Rd to Old Cox Pk	H	2	50	26	1.60	1967	\$302,942	SW-Baker	
R2000	Anglin Ln	Fm New Hope Rd (dead end)	H	3	50	22	1.20	1971	\$217,679	NW-Tyson	
R4250	Annie Watkins Court	Fm Les Watkins Rd to Dead End	H	1	47	28	0.04	1963	\$8,331	NE-Bennett	Res 3-06-13
R6000	Arno Rd (SA)	Fm Hwy 93 E to Harpeth River	H	1	50	30	2.20	1975	\$416,545	NE-Fowlkes	
R4001	Arno Rd (SA)	Fm Harpeth River to Arno-Allisona Rd	H	2	50	24	6.60	1975	\$1,249,635	SE-Bennett	
R4002	Arno-Allisona Rd (SA)	Fm Arno Rd to Horton Hwy	H	3	50	23	6.50	1976	\$1,230,701	SE-Bennett	
R4003	Arno-Collage Grove Rd (SA)	Fm Arno Rd to Horton Hwy	H	3	50	23	4.44	1912	\$940,664	SE-Bennett	
R4004	Ash Hill Rd	Fm 431 S to Comstock Rd	H	3	60	23	3.85	1967	\$728,954	SE-Bennett	
R2001	Backbone Ridge Rd	Fm Poor House Hollow Rd (dead end)	O	3	31	22	0.10	1994	\$13,552	NW-Tyson	
R4005	Bagsby Ln	Fm Long Ln (dead end)	H	2	50	24	0.32	1988	\$45,833	SE-Bennett	
R2002	Bahne Rd	Fm Kingston Rd to Horn Tavern Rd	H	3	27	22	3.40	1952	\$616,757	NW-Tyson	
R2003	Baley Rd	Fm Bear Creek Rd to Old Hillsboro Rd	H	2	50	26	3.50	1952	\$507,162	NW-Tyson	
R4006	Banner-Adams Rd	Fm Smithson Rd (dead end)	H	3	40	20	0.50	1952	\$94,669	SE-Bennett	
R4007	Barker Rd	Fm Carters Creek Pk to Pope's Chapel Rd	H	3	50	23	1.60	1959	\$302,942	SE-Bennett	
R4	Barnhill Rd	Fm Pinewood Rd to West Lick Creek Rd	H	3	30	23	3.60	1952	\$681,677	SW-Baker	
R6002	Battlewood Street	Fm 431 N (dead end)	H	2	50	26	0.23	1982	\$43,111	NE-Fowlkes	
R2004	Bear Creek Rd	Fm Carters Creek Pk to Robinson Rd	H	2	50	25	5.20	1967	\$943,275	NW-Tyson	
R5	Beard Cemetery Rd	Fm Barnhill Rd (dead end)	G	4	26	18	0.60	1952	\$75,165	SW-Baker	
R6	Beard Rd	Fm Davis Hollow Rd (dead end)	H	4	23	14	0.20	1952	\$37,888	SW-Baker	
R2005	Bedford Creek Rd	Fm Old Harding Rd (dead end)	O	4	40	18	2.20	1954	\$298,148	NW-Tyson	
R6003	Beech Creek Rd N	Fm 431 N to Murray Ln	O	3	32	20	0.80	1952	\$114,561	NE-Fowlkes	
R6004	Becht Creek Rd S	Fm Murray Ln to Manley Ln	O	3	29	20	2.70	1952	\$386,712	NE-Fowlkes	
R4008	Bellenfant Rd (SA)	Fm 31 A to Rutherford County Line	H	3	50	22	0.80	1939	\$151,471	SE-Bennett	
R7	Bending Chestnut Rd	Fm Pinewood Rd to Natchez Trace Rd	H	2	50	26	4.10	1962	\$776,269	SW-Baker	
R4009	Bennett Hollow Rd	Fm Harpeth-Peytonsville Rd (dead end)	H	3	50	23	1.50	1975	\$284,008	SE-Bennett	
R4010	Bennett Rd (JD)	Fm Bethesda Rd (dead end)	H	3	50	23	0.80	1988	\$151,471	SE-Bennett	
R6005	Berry's Chapel Rd (SA)	Fm River Landing Dr to Farmington Dr	H	1	50	40	1.32	1955	\$249,927	NE-Fowlkes	
R4011	Bethesda Rd (SA)	Fm 431 S to Cross Keys Rd	H	2	40	24	4.30	1966	\$814,156	SE-Bennett	
R4012	Bethesda-Arno Rd	Fm Bethesda Rd to Arno-Allisona Rd	H	2	60	24	4.20	1967	\$795,222	SE-Bennett	
R4013	Bethesda-Duplex Rd (SA)	Fm 431 S to Bethesda Rd	H	2	60	26	3.30	1972	\$624,818	SE-Bennett	
R2006	Bethlehem Loop Rd	Fm 431 N to Old Hillsboro Rd	H	2	50	24	0.40	1975	\$72,560	NW-Tyson	
R6006	Bethlehem Church Rd	Fm McCanless Rd to Rutherford Co Line	H	3	35	20	0.90	1975	\$170,405	NE-Fowlkes	
R2007	Big East Fork Rd	Fm Natchez Trace Pkwy to Davidson Co Line	H	4	50	19	4.70	1983	\$852,576	NW-Tyson	
R6007	Big Oaks Ln	Fm Nolensville Rd (dead end)	O	2	30	26	0.75	1986	\$93,956	NE-Fowlkes	
R4014	Big Ln	Fm Owl Hollow Rd (dead end)	O	3	45	23	1.00	1985	\$143,227	SE-Bennett	
R4015	Bizzell-Howell Ln	Fm Arno-Allisona Rd (dead end)	H	3	60	23	0.20	1993	\$28,645	SE-Bennett	
R2008	Bizer Rd	Fm Boyd Mill Pk to Southall Rd	H	3	50	21	3.80	1971	\$889,317	NW-Tyson	
R4016	Big-Trace Rd	Fm Cross Keys Rd (dead end)	H	2	30	25	0.30	1995	\$42,968	SE-Bennett	
R4017	Bond Rd	Fm Bethesda-Arno Rd (dead end)	O	4	30	17	0.50	1939	\$62,837	SE-Bennett	
R6009	Bostic Rd	Fm Old Horton Hwy (dead end)	H	3	30	23	0.30	1969	\$42,868	NE-Fowlkes	Date Correction
R8	Boston-Theta Rd	Fm Robinson Rd to Maury Co Line	H	3	40	22	2.50	1953	\$473,347	SW-Baker	
R2009	Boxley Valley Rd	Fm Blazer Rd to McMillan Rd	H	3	50	21	1.40	1955	\$253,959	NW-Tyson	

ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
2007 ROAD LIST
(Alphabetical By Road)

ASSET NO.	ROAD NAME	LOCATION	(a)ROAD SURFACE	(b)ROAD CLASS	ROW WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R9	Boy Scout Rd	Fm Hargrove Rd (dead end)	H	2	40	25	1952	\$157,549	SW-Baker	
R2011	Boyd Mill Pk	Fm Old Hillsboro Rd to Franklin City Limits	O	4	50	17	1939	\$213,935	NW-Tyson	
R10	Bradford Rd	Fm Pinewood Rd to Barnhill Rd	H	2	35	25	1952	\$200,517	SW-Baker	
R2012	Brush Creek Rd	Fm Cheatham Co Line to Fairview City Limits	H	2	50	24	1965	\$595,617	NW-Tyson	
R2014	Brush Creek Rd, S	Fm Brush Creek Rd (dead end)	H	3	50	21	1939	\$145,119	NW-Tyson	
R4018	Buchanan Ln	Fm Peytonville Rd (dead end)	H	3	35	20	1984	\$75,735	SE-Bennett	
R4020	Buford Ln	Fm Duplex Rd (dead end)	O	3	40	23	1991	\$42,968	SE-Bennett	
R5011	Burke Hollow Rd (SA)	Fm Wilson Pk to Clovercroft Rd	O	3	30	21	1953	\$822,121	NE-Fowkes	
R4021	Byrd Ln	Fm Bethesda Rd to Bethesda-Duplex Rd	H	2	50	24	1954	\$378,677	SE-Bennett	
R4022	Campbell Rd	Fm Harpeth School Rd (dead end)	H	2	40	24	1952	\$29,545	SE-Bennett	
R11	Caney Fork Rd	Fm Fernvale Rd to Deer Ridge Rd	O	4	50	18	1939	\$737,747	SW-Baker	
R5012	Cannon Dr	Fm Bartlewood St (dead end)	H	1	50	31	1991	\$11,360	NE-Fowkes	
R2015	Carl Rd	Fm Carvers Creek Pk to Southall Rd	H	3	40	22	1939	\$52,337	NW-Tyson	
R12	Carter Ln	Fm Natchez Trace Rd to extension Kylie Ln	H	2	30	25(avg)	1952	\$126,904	SW-Baker	
R2018	Carter Rd	Fm Les Hughes Rd (dead end)	H	3	25	22	1980	\$183,259	NW-Tyson	
R13	Casparis Rd	Fm Mobley's Cut Rd (dead end)	O	2	50	25	1985	\$50,110	SW-Baker	
R4023	Cayce Springs Rd	Fm Evergreen Rd to Thompson's Station City Limit	H	2	35	25	1974	\$175,085	SE-Bennett	
R2015	CCC Rd	Fm CCC Rd NE to Brush Creek Rd	H	2	35	25	1974	\$735,156	NW-Tyson	
R5014	Chester Stephens Ct	Fm 96 E (dead end)	H	1	50	31	1973	\$113,603	NE-Fowkes	
R4024	Chicklaw Rd	Fm Cross Keys Rd to Giles Hill Rd	H	3	50	21	1972	\$337,611	SE-Bennett	
R5016	Christ Church Ln	Fm loop off Cox Rd (2-97-4)	H	3	40	23	1999	\$19,934	NE-Fowkes	
R4025	Clark Rd	Fm Spring Hill-Duplex Rd (dead end)	O	2	40	25	1987	\$71,613	SE-Bennett	
R5018	Clovercroft (Nville) Rd (SA)	Fm Nolensville City Limits to Wilson Pk	H	1	50	29	1985	\$1,550,297	NE-Fowkes	
R5017	Clovercroft Rd	Fm Hwy 96 E to Wilson Pk	H	2	50	26	1985	\$959,016	NE-Fowkes	
R14	Coldwater Rd	Fm S Harpeth Rd to Caney Fork Rd	H	3	29	23	1952	\$200,517	SW-Baker	
R2019	Coleman Rd	Fm 31 S to Carver's Creek Pk	H	2	50	24	1967	\$615,757	NW-Tyson	
R4027	Comstock Rd (SA)	Fm Bethesda Rd to Flat Creek Rd	H	3	40	22	1939	\$700,553	SE-Bennett	
R15	Connector Rd	Fm Valley Rd to Union Valley Rd	H	3	24	21	1962	\$37,868	SW-Baker	
R4028	Cool Springs Rd	Fm Harpeth-Armo Rd to Bethesda-Armo Rd	H	3	30	22	1987	\$359,743	SE-Bennett	
R2020	Cotton Ln	Fm River Landing Dr. to Del Rio Pk	H	3	50	22	2000	\$235,819	NW-Tyson	Franklin Annex .3 mi
R16	County Landfill Rd	Fm Pinewood Rd (dead end)	H	1	50	38	1952	\$143,227	SW-Baker	
R2021	County Line Rd, N	Fm Hwy 96 N to Dickson Co Line	H	4	24	18(avg)	1975	\$54,420	NW-Tyson	
R5020	Covington (Mabry) Rd	Fm 41 A to Rutherford Co Line	H	3	50	21	1939	\$245,140	NE-Fowkes	
R4029	Cowboy Ln	Fm Cayce Springs Rd (dead end)	G	4	50	14	1995	\$37,582	SE-Bennett	
R5021	Cox Rd (SA)	Fm 31 A to 96 E	H	1	50	31	1985	\$1,022,429	NE-Fowkes	
R5022	Crockett Ln	Fm 31 A (dead end)	O	3	50	23	1985	\$85,936	NE-Fowkes	
R4031	Cross Keys Rd (SA)	Fm Flat Creek Rd to Bethesda-Duplex Rd	H	2	50	24	1939	\$552,024	SE-Bennett	
R17	Crow Cut Rd	Fm Fairview City Limits to Hwy 96 N (except 743)	H	3	30	23(avg)	1952	\$1,002,587	SW-Baker	
R4032	Crowder Rd	Fm Peytonville-Timothy Rd to Gosey Hill Rd	H	3	35	22	1952	\$170,405	SE-Bennett	
R18	Cumberland Rd	Fm Fairview City Limits to Fernvale Rd	H	3	25	20	1952	\$315,099	SW-Baker	
R2022	Dale Ewing Ln	Fm New Hwy 96 (dead end)	H	3	50	22	1990	\$753,259	NW-Tyson	
R19	Daugherty-Capley Rd	Fm Old Pinewood Rd to Barnhill Rd	H	2	50	27	1981	\$472,848	SW-Baker	
R20	Davis Hollow Rd	Fm Leipers Creek Rd to Bending Chestnut Rd	H	2	50	26	1988	\$472,648	SW-Baker	
R21	Deer Ridge Rd	Fm Fairview City Limits to Pinewood Rd	H	2	50	24	1952	\$511,214	SW-Baker	
R2023	Del Rio Pk	Fm Franklin City Limits to Old Hillsboro Rd	H	3	27	22	1952	\$269,777	NW-Tyson	Franklin Annex 1.48 mi
R22	Dice Lamoleys Rd	Fm Crow Cut Rd to Northwest Hwy (ex Fair Natul	H	3	35	22(avg)	1952	\$454,413	SW-Baker	

ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
2007 ROAD LIST
(Alphabetical By Road)

ASSET NO.	ROAD NAME	LOCATION	(a)ROAD SURFACE	(b)ROAD CLASS	ROW WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R23	Dodd Ln	Fm Carter's Creek Fk (dead end)	G	4	25	19	0.40	1982	\$75,735	SW-Baker	
R2024	Dora Whitley Rd	Fm New Hwy 95 (dead end)	O	3	40	21	0.70	1976	\$84,865	NW-Tyson	
R4033	Dolson Rd	Fm Harpers-Peytonsville Rd (dead end)	G	4	26	18	0.20	1952	\$25,055	SE-Bennett	
R24	Doug Hill Rd	Fm Crow Cut Rd to Dickson Co Line	H	2	50	24	1.00	1984	\$143,227	SW-Baker	
R25	Doug Thompson Rd	Fm S Lick Creek Rd to Maury Co Line	H	3	31	23	1.60	1952	\$228,163	SW-Baker	
R4034	Dr Robinson Rd	Fm Pope's Chapel Rd to Maury Co Line	H	2	36	25	1.40	1988	\$203,517	SE-Bennett	
R2025	Drag Strip Rd	Fm Hwy 96 N (dead end)	H	2	50	24	2.00	1974	\$362,798	NW-Tyson	
R4035	Drumright Rd	Fm Arno-College Grove Rd (dead end)	H	3	50	20	2.06	1987	\$388,144	SE-Bennett	
R2026	Drury Ln	Fm Waddell Hollow Rd (dead end)	O	3	29	21	0.70	1992	\$84,865	NW-Tyson	
R4036	Dyke Bennett Rd	Fm Peytonsville Rd (dead end)	H	3	50	21	0.70	1981	\$132,537	SE-Bennett	
R4037	Edwards Grove Rd	Fm Flat Creek Rd to Marshall Co Line	H	2	33	24	0.90	1952	\$170,405	SE-Bennett	
R2027	Egypt Hollow Rd	Fm New Hwy 95 (dead end)	G	4	22	18	0.70	1975	\$82,135	NW-Tyson	
R26	Elm St	Old Hillsboro Rd to Sycamore St	H	4	30	14	0.01	1952	\$1,893	SW-Baker	
R27	Elrod Rd	Fm Northwest Hwy to Crow Cut Rd	H	2	50	25 (avg)	1.17	1981	\$222,661	SW-Baker	Fairview Annex .03 mi
R4038	Eudaley-Covington Rd (SA)	Fm Arno-College Grove Rd to Arno Rd	H	2	50	25	4.47	1939	\$846,344	SE-Bennett	
R4039	Evergreen Rd	Fm Pope's Chapel Rd to Thompson's Station City	H	3	37	22	0.69	1939	\$130,644	SE-Bennett	
R2028	Fann Rd	Fm Kidd Rd to Davidson Co Line	H	1	50	23	0.30	1991	\$56,802	NE-Fowlkes	
R4040	Fannie Daniels Rd	Fm Comstock Rd (dead end)	H	2	34	25	0.40	1985	\$75,735	SE-Bennett	
R2028	Fennvale Rd	Fm Old Harding Rd to Fairview City Limits	H	4	27	18	3.40	1952	\$616,757	NW-Tyson	
R2030	Fire Tower Rd	Fm Stillhouse Hollow Rd (dead end)	O	3	37	22	0.90	1992	\$121,970	NW-Tyson	
R28	Fisher Rd	Fm Bradford Rd (dead end)	O	2	50	26	0.40	2001	\$50,110	SW-Baker	
R4041	Flat Creek Rd (SA)	Fm 31 A to Maury County Line	H	3	40	21	6.40	1949	\$1,211,767	SE-Bennett	
R2029	Floyd Rd	Fm Old Hillsboro Rd to Bailey Rd	G	2	50	25	1.90	1896	\$257,491	NW-Tyson	
R2028	Fly Ln	Fm Fly Rd extension (dead end)	H	2	50	24	0.40	1997	\$47,291	NE-Fowlkes	
R2027	Fly Rd	Fm Rocky Springs Rd to McFarlin Road	H	2	60	24	1.20	1997	\$171,872	NE-Fowlkes	
R2031	Ford Ln	Fm Southall Rd (dead end)	O	2	30	25	0.20	1987	\$27,104	NW-Tyson	
R29	Forrest Glenn Rd	Fm Cumberland Dr to King Rd	H	3	50	21	1.80	1985	\$340,810	SW-Baker	
R30	Fox Branch Rd	Fm Natchez Trace Rd to Maury Co Line	O/G	2	50	24 (avg)	1.10	1990	\$208,273	SW-Baker	
R4042	Fry Rd	Fm Thompson's Station Rd west (dead end)	O	4	50	18	0.50	1979	\$71,613	SE-Bennett	
R4043	Fuller Rd	Fm Flat Creek Rd to Marshall County Line	H	2	32	24	0.60	1913	\$113,603	SE-Bennett	
R31	Garrison Rd (SA)	Fm Leipers Creek Rd to Bending Chestnut Rd	H	3	50	20	4.00	1954	\$737,355	SW-Baker	
R4030	Gentry Road	Fm Cox Road to Dead End	H	2	55	24	0.34	2000	\$64,375	SE-Bennett	
R4044	Giles Hill Rd	Fm Flat Creek Rd to Arno-Alisona Rd	H	2	60	24	0.50	1974	\$511,214	SE-Bennett	
R4045	Glenn Ln	Fm Glenn Rd (dead end)	H	2	34	25	0.50	1974	\$84,669	SE-Bennett	
R4046	Glenn Rd	Fm Flat Creek Rd to Cobernstock Rd	H	2	50	28	1.80	1974	\$340,810	SE-Bennett	
R2032	Goddard Rd	Fm Anglin Rd (dead end)	H	3	29	22	0.50	1975	\$80,700	NW-Tyson	
R32	Gordon Ln	Fm Oscar Green Rd (dead end)	O	2	50	25	0.40	1991	\$60,110	SW-Baker	
R4047	Gossey Hill Rd	Fm Arno Rd to Peytonsville Rd	H	2	50	26	3.90	1965	\$738,421	SE-Bennett	
R4048	Gossey Ln	Fm Gossey Hill Rd (dead end)	H	2	40	25	0.20	1990	\$28,645	SE-Bennett	
R33	Gray Ln	Fm Perkins Rd to Bear Creek Rd	O	3	50	21	1.30	1991	\$186,195	SW-Baker	
R36	Green Chapel Rd	Fm Pinewood Rd to N Lick Creek Rd	O	2	50	25	2.50	1993	\$368,067	SW-Baker	
R2033	Green Rd	Fm Temple Rd (dead end)	O	4	21	14	0.60	1952	\$87,761	NW-Tyson	
R35	Greenbrier Hill Rd	Fm Greenbrier Rd to N Lick Creek Rd	O	3	40	23	0.50	1952	\$71,613	SW-Baker	
R34	Greenbrier Rd (SA)	Fm Bending Chestnut Rd to S Lick Creek Rd	O	2	50	25 (avg)	4.10	1952	\$587,229	SW-Baker	
R2029	Guy Ferrell Rd	Fm Wilson Pk (dead end)	G	4	30	19	0.50	1952	\$82,637	NE-Fowlkes	
R2030	Hailey Ln	Fm 96 E to Patterson Rd	H	2	50	27	1.64	1989	\$234,892	NE-Fowlkes	

ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
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ASSET NO.	ROAD NAME	LOCATION	(a)ROAD SURFACE	(b)ROAD CLASS	ROW WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R37	Hargrove Rd	Fm Old Hwy 96 to Pinewood Rd	H	3	40	23	2.90	1952	\$549,082	SW-Baker	
R38	Hargrove Ridge Rd	Fm Hargrove Rd (dead end)	H	2	35	25	0.40	1952	\$75,735	SW-Baker	
R4050	Harpeth School Rd	Fm 431 S to Nathan Tomlin Rd	H	2	50	25	2.30	1975	\$435,479	SE-Bennett	
R4049	Harpeth-Peytonville Rd (SA)	Fm 431 S to Peytonville-Trinity Rd	H	1	50	28	4.30	1954	\$814,156	SE-Bennett	
R39	Hassell Rd	Fm Daugherty-Capley Rd to Hickman Co Line	O	3	45	20	0.20	1952	\$28,645	SW-Baker	
R4051	Hatcher Ln	Fm Arno-Allison Rd	O	2	33	27	1.90	1986	\$272,131	SE-Bennett	
R4031	Hawkins Rd	Fm 95 E (dead end)	H	2	26	24	0.50	1986	\$113,603	NE-Fowlkes	
R4052	Hendrix Rd	Fm Edwards Grove Rd (dead end)	H	2	50	25	0.30	1987	\$55,802	SE-Bennett	
R4053	Henpeck Ln	Fm 31 S to 431 S	H	2	50	26	2.20	1954	\$415,545	SE-Bennett	
R40	Henry Rd	Fm Sleepy Hollow Rd to King Rd	H	3	30	22	0.40	1952	\$75,735	SW-Baker	
R4054	Herbert Smithson Rd	Fm Harpeth-Peytonville Rd (dead end)	O	2	60	24	0.80	1984	\$100,220	SE-Bennett	
R2035	Hill Hughes Rd	Fm Fairview City Limits (dead end)	H	2	50	24	0.80	1997	\$108,417	NW-Tyson	
R2036	Hillview Ln	Fm Franklin City Limits (dead end)	O	3	40	20	0.65	1990	\$88,089	NW-Tyson	
R3032	Holder Rd	Fm North Chapel Rd (dead end)	H	1	50	29	0.30	1987	\$56,802	NE-Fowlkes	
R5013	Holly Tree Gap Rd (SA)	Fm Brantwood City Limits to Murray Ln	H	3	50	23	2.50	1955	\$473,347	NE-Fowlkes	
R2013	Homeplace Lane	Fm Brush Creek Rd (dead end)	G	4	21	17	0.30	1952	\$40,657	NW-Tyson	
R2018	Hunter Rd	Fm Kittrell Rd to West Hamlet Rd	H/G	3	25	20(avg)	1.50	1952	\$272,099	NW-Tyson	
R2018	Hunting Camp Rd	Fm Kittrell Rd (dead end)	O	2	35	25	0.90	1987	\$122,171	NW-Tyson	
R5035	Hydra Ln	Fm Sunset Rd (dead end)	H	4	24	17	0.00	1988	\$0	NE-Fowlkes	Annex Nolensville
R4055	Hyde Rd	Fm Arno-College Grove Rd (dead end)	H	3	35	23	0.55	1988	\$104,136	SE-Bennett	
R2040	Incinerator Rd	Fm Lula Ln (dead end)	H	3	24	22	0.20	1952	\$27,104	NW-Tyson	
R2041	Inman Branch Rd	Fm Old Hwy 96 (dead end)	G	4	50	18	0.80	1997	\$93,858	NW-Tyson	
R2042	Ivey Rd	Fm Brush Creek Rd (dead end)	H	3	50	23	0.60	1998	\$81,313	NW-Tyson	
R4056	Jackson Hollow Rd	Fm Harpeth School Rd (dead end)	H	2	38	25	0.80	1990	\$114,561	SE-Bennett	
R41	Jackson White Rd	Fm Hargrove Rd (dead end)	O	4	50	18	0.40	1983	\$57,291	SW-Baker	
R42	Jeff Holt Rd	Fm Davis Hollow Rd (dead end)	H	4	20	14	0.20	1976	\$28,545	SW-Baker	
R4057	Jim Warren Rd	Fm Lewisburg Pk to Maury County Line	O	2	32	27	0.10	1992	\$14,323	SE-Bennett	
R2043	Jingo Rd	Fm Hwy 96 N to New Hope Rd	H	3	32	22	0.15	1952	\$27,210	NW-Tyson	
R4058	Joe Pope Rd	Fm Cayce Springs Rd (dead end)	H	3	50	23	0.20	1988	\$37,868	SE-Bennett	
R5036	John Williams Rd	Fm Clovercroft Rd (dead end)	G	4	30	15	0.55	1980	\$70,153	NE-Fowlkes	Abandoned 760 Ft
R4059	Johnny Bennett Rd	Fm Cool Springs Rd (dead end)	H	2	34	26	0.72	1983	\$136,324	SE-Bennett	
R43	Johnson Hollow Rd	Fm Carter's Creek Pk to Robinson Rd	H	3	35	20	2.40	1952	\$343,744	SW-Baker	
R44	Joseph St	Fm Old Hillsboro Rd to Sycamore St	H	4	26	18	0.02	1952	\$3,757	SW-Baker	
R5037	Kidd Road	Fm Nolensville to Davidson Co	H	3	50	22	1.38	1960	\$281,287	NE-Fowlkes	
R2044	King Ln	Fm Coleman Rd (dead end)	H	4	25	19	0.40	1975	\$72,560	NW-Tyson	
R45	King Rd	Fm Caney Fork Rd to Fairview City Limits	H	2	38	24	1.50	1952	\$214,840	SW-Baker	
R2045	Kingston Rd	Fm Hwy 96 N to Cheatham Co Line	H	2	35	24	2.85	1975	\$358,591	NW-Tyson	Fairview Annex .05 mi
R2046	Kinnie Rd	Fm Old Hillsboro Rd (dead end)	H/O	4	50	16	1.30	1952	\$215,978	NW-Tyson	
R46	Kinzie McCord Rd	Fm West Lick Creek Rd (dead end)	H	4	22	18	0.30	1969	\$42,968	SW-Baker	Data Correction
R2047	Kittrell Rd	Fm 31 S to Coleman Rd	O	3	50	20	2.30	1993	\$311,700	NW-Tyson	
R5038	Ladd Rd	Fm 96 E to Trinity Rd	H	3	50	22	1.31	1976	\$248,034	NE-Fowlkes	
R4060	Lamb Rd	Fm McDaniel Rd (dead end)	O	2	31	25	0.83	1969	\$118,878	SE-Bennett	
R5040	Lampkins Bridge Rd	Fm 96 E to Harpeth River	H	4	50	18	1.40	2002	\$265,074	NE-Fowlkes	
R501	Lampkins Bridge Rd	Fm Harpeth River to McDaniel Rd	H	2	50	25	0.87	1939	\$164,725	SE-Bennett	
R47	Lamplsey Rd	Fm Pinewood Rd to Shoal Branch Rd	H	2	26	24	2.60	1952	\$372,389	SW-Baker	
R4063	Lane Rd	Fm Pultight Hill Rd (dead end)	H	2	32	24	0.70	1991	\$132,537	SE-Bennett	

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ROAD LIST
ALL DISTRICTS

ASSET NO.	ROAD NAME	LOCATION	(a)ROAD SURFACE	(b)ROAD CLASS	ROW WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R4062	Lavender Rd	Fm Evergreen Rd (dead end)	O	3	40	21	0.87	1989	\$124,507	SE-Bennett	
R2048	Lawrence Rd	Fm Old Natchez Trace (dead end)	O	2	50	24	0.90	1952	\$404,043	NW-Tyson	
R4064	Lee Rd	Fm Spring Hill-Duplex Rd to Maury County Line	O	3	40	23	1.00	1982	\$143,227	SE-Bennett	
R48	Leipers Creek Rd (SA)	Fm Pinewood Rd to Maury Co Line	H	2	50	24	7.60	2001	\$1,438,974	SW-Baker	
R2049	Les Hughes Rd	Fm Carter Rd (dead end)	H	2	33	24	1.50	1975	\$272,099	NW-Tyson	
R6041	Les Waggoner Rd	Fm 96 E (dead end)	O	4	20	17	0.58	1952	\$83,071	NE-Fowlkes	
R4220	Les Watkins Road	Fm Harpeth School Rd. to Dead End	H	1	47	28	0.84	1963	\$158,288	SE-Bennett	Res 3-25-13
R49	Liberty Rd	Fm Fairview Blvd. W to Sleepy Hollow Rd	H/O	2	50	25	3.30	1988	\$472,648	SW-Baker	
R60	Lish Hewitt Rd	Fm Pinewood Rd (dead end)	O	4	34	16	0.30	1952	\$42,968	SW-Baker	
R4065	Little Texas Ln	Fm Bennett Hollow Rd (dead end)	H	4	30	19	0.25	1979	\$47,335	SE-Bennett	
R4068	Locust Ridge Rd	Fm Arno-College Grove Rd (dead end)	H	2	50	24	0.50	1967	\$94,669	SE-Bennett	
R4067	Long Ln	Fm Peytonsville Rd to Gosey Hill Rd	H	2	50	27	2.31	1970	\$434,722	SE-Bennett	Franklin Annex 1.79 mi
R2050	Lula Ln	Fm Old Carters Creek Pk (dead end)	H	4	25	18	1.10	1984	\$149,074	NW-Tyson	
R6447	Lynnwood Way	Fm S. Berry's Chapel to Franklin City Limits	H	1	50	28	1.30	2001	\$245,194	NE-Fowlkes	Franklin Annex .45 mi
R6043	Malachi Ln	Fm east side Horton Hwy (dead end)	O	2	50	25	0.27	1992	\$38,671	NE-Fowlkes	
R61	Mamie Ln	Fm Deer Ridge Rd to Deer Ridge Rd	O	4	26	15	0.50	1981	\$71,613	SW-Baker	
R62	Mangrum Rd	Fm South Harpeth Rd to Deer Ridge Rd	H	3	30	22	0.80	1952	\$114,581	SW-Baker	
R6044	Manley Ln	Fm Beech Creek Rd. S to Holly Tree Gap Rd	H	2	50	25	3.00	1975	\$568,016	NE-Fowlkes	
R6045	Manley Ln	Fm 431 N to Beech Creek Rd. S	H	2	40	25	0.50	1975	\$94,669	NE-Fowlkes	
R6046	Maple Ln	Fm 95 E to Wilson Pk	H	4	26	18	0.93	1975	\$133,201	NE-Fowlkes	
R6049	McCarless Rd	Fm 31 A to Del Thomas Rd	H	3	50	21	3.40	1960	\$643,761	NE-Fowlkes	
R4068	McDaniel Rd	Fm Arno Rd to Cox Rd	H	2	50	27	2.84	1955	\$537,722	SE-Bennett	Annex Franklin
R6042	McEwan Dr	Fm Wilson Pk to Franklin City Limits	O	2	37	27	0.00	2002	\$0	NE-Fowlkes	
R6050	McFarlin Rd	Fm Kidd Rd to Rutherford Co Line	H	3	30	20	1.60	1952	\$302,942	NE-Fowlkes	
R4236	McKee-Paula Road	Fm Covington-Eudaley Rd (dead end)	O	3	40	20	0.45	2004	\$21,578	SE-Bennett	
R4059	McLemore Rd	Fm 31 S to 431 S	O	4	35	19	2.45	1974	\$362,338	SE-Bennett	
R2051	McMillan Rd	Fm Sounal Rd to Blazer Rd	H	3	32	22	1.10	1975	\$199,539	NW-Tyson	
R4070	Meeks Rd	Fm Arno Rd to Peytonsville-Trinity Rd	H	3	32	23	1.66	1959	\$352,170	SE-Bennett	
R63	Michael Lankford Rd	Fm Crow Cut Rd to Old Franklin Rd	H	3	36	23	0.80	1952	\$151,471	SW-Baker	
R2052	Millie End Rd	Fm Carvers Creek Pk (dead end)	O/G	3	50	20	0.70	1975	\$94,895	NW-Tyson	
R64	Milton Fox Rd	Fm South Lick Creek Rd to Greenbrier Rd	O	4	30	17	0.70	1952	\$100,259	SW-Baker	
R65	Mobley's Cut Rd	Fm Leipers Creek Rd to Johnson Hollow Rd	H	3	38	23	2.70	1952	\$511,214	SW-Baker	
R6051	Molly Hollow Rd	Fm Burke Hollow Rd (dead end)	O	3	50	23	0.80	1987	\$114,581	NE-Fowlkes	
R65	Moore Rd	Fm Pinewood Rd (dead end)	O	4	41	17	0.60	1952	\$85,938	SW-Baker	
R2053	Moran Rd	Fm 431 N to Old Natchez Trace	O	3	25	20	2.60	1979	\$362,357	NW-Tyson	
R4071	Mosley Rd	Fm Bernhessa-Duplex Rd (dead end)	O	4	27	15(avg)	0.10	1952	\$14,323	SE-Bennett	
R2054	Mt Laura Ln	Fm Parker Branch Rd (dead end)	O	3	34	22	0.50	1992	\$67,761	NW-Tyson	
R4072	Mt Zion Rd	Fm Pulltigh Hill Rd (dead end)	O	4	25	17	0.10	1962	\$14,323	SE-Bennett	
R6052	Mullens Rd	Fm 31 A (dead end)	H	3	30	22	0.80	1954	\$151,471	NE-Fowlkes	
R6053	Murray Ln (SA)	Fm 431 N to Brentwood City Limits	H	1	60	40	2.80	1995	\$530,148	NE-Fowlkes	
R67	Natchez Trace Rd (SA)	Fm Leipers Creek Rd to Maury Co Line	H	3	50	20	3.20	1952	\$605,884	SW-Baker	
R4073	Nathan Smith Rd	Fm Arno Rd (dead end)	H/G	2	32	24	1.59	2002	\$301,048	SE-Bennett	
R4074	Nathan Tomlin Rd	Fm Harpeth School Rd (dead end)	H	2	39	27	0.80	2002	\$151,471	SE-Bennett	
R6054	Neal Rd	Fm 31 A (dead end)	H	3	26	20	0.20	1975	\$37,668	NE-Fowlkes	
R6055	New Castle Rd	Fm 95 E to Sparrtown Rd	O/G	2	28	24	0.90	1975	\$128,904	NE-Fowlkes	
R2058	New Hope Pass	Fm Hwy 96 N to New Hope Rd	H	3	30	22	0.10	1952	\$18,140	NW-Tyson	

ROAD LIST
ALL DISTRICTS

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ASSET NO.	ROAD NAME	LOCATION	SURFACE	ROAD CLASS	WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R2055	New Hope Rd	Fm Hwy 95 N to Hwy 95 N	H	3	25	22	0.80	1952	\$145,119	NW-Tyson	
R2057	Noble King Rd	Fm Old 96 (dead end)	H	4	35	19	0.20	1950	\$36,280	NW-Tyson	
R2057	North Barry's Chapel Rd	Fm Farmington Dr to Holly Tree Gap Rd	H	2	36	24	3.90	1957	\$738,421	NE-Fowlkes	
R2058	North Chapel Rd	Fm 96 E to Wilson Pk	H	3	50	22	1.72	1975	\$325,663	NE-Fowlkes	
R2059	North Chapel Rd	Fm 96 E to Trinity Rd	H	3	50	22	2.68	1975	\$503,841	NE-Fowlkes	
R59	North Lick Creek Rd (SA)	Fm Greenbrier Rd to Oscar Green Rd	H/O	3	36	20	4.10	1952	\$587,229	SW-Baker	
R59	Northwest Hwy (SA)	Fm Fairview City Limits to Hwy 95 N	H	3	32	22	2.20	1952	\$315,099	SW-Baker	
R4075	O C Floyd Rd	Fm 31 A to Rutherford County Line	H	3	37	23	0.50	1952	\$94,659	SE-Bennett	
R4237	Old Arno Rd	Fm Arno Rd to Dead End	O	2	35	24	0.31	2003	\$71,753	SE-Bennett	
R4076	Old Arno-Alisona Rd	Fm Arno-Alisona Rd to Arno-Alisona Rd	H	3	31	23	0.90	1952	\$170,405	SE-Bennett	
R4077	Old Bethesda-Duplex Rd	Fm Smithson Rd (dead end)	H	2	33	24	0.40	1952	\$75,735	SE-Bennett	
R2058	Old Carters Creek Pk	Fm Carters Creek Pk to Franklin City Limits	H	3	50	20	1.10	1952	\$149,074	NW-Tyson	
R2059	Old Charlotte Pk	Fm New Hwy 95 to New Hwy 95	H	4	25	18	2.70	1952	\$439,778	NW-Tyson	
R2060	Old Charlotte Pk, W	Fm New Hwy 95 (dead end)	O	3	25	20	0.15	1952	\$20,328	NW-Tyson	
R2062	Old Coleman Rd	Fm Coleman Rd to Coleman Rd	H	3	30	20	0.15	1999	\$27,210	NW-Tyson	
R59	Old Cox Pk (SA)	Fm Spencer Mill Rd to Fairview City Limits	H	2	48	24	4.83	1952	\$918,481	SW-Baker	
R81	Old Franklin Rd	Fm Old Fair City Limits (w/ Castleberry Sub) to Sp	H/O	3	50	22	2.80	1952	\$401,035	SW-Baker	
R2063	Old Harding Rd	Fm Old Hwy 95 to Davidson County Line	H	3	35	23	3.90	1975	\$528,535	NW-Tyson	
R4078	Old Harpeth-Peytonsville Rd	Fm Harpeth-Peytonsville Rd to Dead End	O	4	28	18	0.37	1952	\$52,994	SE-Bennett	
R2064	Old Horton Hwy	Fm 31 A to McGinness Rd	H	2	31	24	0.70	1955	\$100,259	NE-Fowlkes	
R59	Old Hwy 95 W	Fm Old Hillsboro Rd to Old Harding Rd	H	3	26	20	8.70	1975	\$1,179,039	NW-Tyson	
R59	Old Leipers Creek Rd	Fm Sulphur Springs Rd to Maury Co Line	G	4	30	18	0.30	1965	\$37,582	SW-Baker	
R59	Old Lick Creek Rd	Fm Oscar Green Rd to S Lick Creek Rd	G	4	50	18	0.50	1955	\$82,637	SW-Baker	
R2065	Old Murfreesboro Rd	Fm 31 A to 95 E	H	3	30	20	1.58	1952	\$299,155	NE-Fowlkes	
R2065	Old Natchez Trace	Fm Old Hillsboro Rd to Sneed Rd, W	O	3	28	21	4.20	1975	\$569,191	NW-Tyson	
R4081	Old Nathan Terlin	Fm Harpeth School Rd (dead end)	H	3	40	23	0.06	2002	\$10,792	SE-Bennett	
R24	Old Pinewood Rd	Fm Pinewood Rd to Hickman Co Line	H	2	33	25	1.20	1952	\$171,872	SW-Baker	
R2058	Old South Barry's Chapel Rd	Fm 31 N (Franklin Rd) to Farmington Dr	H	3	50	20	0.13	2003	\$24,993	NE-Fowlkes	
R2062	Osburn Rd	Fm 31 A to Wilson Pk	H	3	50	24	3.60	1954	\$831,619	NE-Fowlkes	
R59	Oscar Green Rd	Fm N Lick Creek Rd to Shoals Branch Rd	O	3	34	20	3.40	1952	\$488,971	SW-Baker	
R65	Overley Rd	Fm Fairview Blvd, W to Old Franklin Rd	H	4	27	19	1.40	1952	\$255,074	SW-Baker	
R4080	Owen Hill Rd	Fm 31 A to Arno-Alisona Rd	H	2	41	25	4.70	1955	\$559,892	SE-Bennett	
R67	Owl Hollow Rd	Fm 431 S to Spring Hill-Duplex Rd (5.93-B)	H	2	50	24	2.55	1954	\$454,707	SE-Bennett	
R2066	Parham Rd	Fm Natchez Trace Rd (dead end)	H	4	30	18	1.10	1955	\$157,549	SW-Baker	
R2067	Parker Branch Rd	Fm Old Hwy 95 to Old Hillsboro Rd (SR 45)	H	3	35	20	3.60	2000	\$553,037	NW-Tyson	
R2065	Pasquo Rd	Fm Davidson County Line (dead end)	H	4	27	14	0.90	1975	\$153,259	NW-Tyson	
R2065	Pate Rd	Fm Arno Rd to North Chapel Rd	H	3	50	22	2.30	1975	\$169,339	NE-Fowlkes	
R6036	Patterson Rd (SA)	Fm 31 A to Rutherford Co Line	H	2	34	24	2.30	1975	\$329,421	NE-Fowlkes	
R6037	Paton Rd	Fm 31 A to Cox Rd	H	3	50	22	2.04	1959	\$385,251	NE-Fowlkes	
R59	Peach Hollow Pass	Fm Davis Hollow Rd to Peach Hollow Rd	O	3	34	21	0.30	1952	\$42,968	SW-Baker	
R65	Peach Hollow Rd	Fm Garrison Rd (dead end)	O	4	33	19	1.50	1975	\$214,840	SW-Baker	
R70	Perkins Rd	Fm Carters Creek Pk to Sycamore Rd	H	2	50	24	3.40	1971	\$485,971	SW-Baker	
R6038	Pettus Rd	Fm Covington Rd (dead end)	H	3	50	23	1.00	2000	\$188,581	NE-Fowlkes	
R71	Pewitt Rd (SA)	Fm Pinewood Rd to S Harpeth Rd	H	3	34	21	3.90	1955	\$658,594	SW-Baker	
R4082	Peytonsville Rd (SA)	Fm Peytonsville-Trinity Rd to Franklin City Limits	H	2	50	27	3.90	1959	\$738,421	SE-Bennett	
R4083	Peytonsville-Arno Rd (SA)	Fm Arno Rd to Peytonsville-Trinity Rd	H	2	50	27	2.07	1959	\$191,931	SE-Bennett	

ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
2007 ROAD LIST
(Alphabetical By Road)

ASSET NO.	ROAD NAME	LOCATION	ROAD SURFACE	ROAD CLASS	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R4064	Peytonville-Timothy Rd (SA)	Fm Arno Rd to Harpeth-Peytonville Rd	H	2	43	27	1969	\$643,751	SE-Bennett	
R4085	Pinkston Rd	Fm Arno-College Grove Rd to Owen Hill Rd	H	2	50	24	1952	\$113,603	SE-Bennett	
R5070	Pleasant Hill Rd	Fm Clovercroft (Nolensville) Rd to Split Log Rd	H	3	34	24	1988	\$374,891	NE-Fowlkes	
R5071	Pollard Pass	Fm Willson Pk to Starnes Mill	G	4	20	13	1993	\$6,264	NE-Fowlkes	
R2068	Poor House Hollow Rd	Fm Stillhouse Hollow Rd (dead end)	O	4	30	19	1992	\$108,417	NW-Tyson	
R4086	Pope's Chapel Rd	Fm Carters Creek Pk to Dr Robinson Rd	H	3	36	20	1939	\$331,343	SE-Bennett	
R72	Porter Branch Rd	Fm S Lick Creek Rd to Maury Co Line	O	4	25	17	1965	\$42,968	SW-Baker	
R73	Powell-Sullivan Rd	Fm Hargrove Rd (dead end)	O	3	24	20	1985	\$114,581	SW-Baker	
R4088	Pratt Ln	Fm Franklin City Limits (dead end)	H	2	50	25	1982	\$98,456	SE-Bennett	
R4087	Pratt Rd	Fm Thompson's Station Rd east (dead end)	O	2	42	24	1963	\$103,123	SE-Bennett	
R5072	Puckett Ln	Fm McCanless Rd (dead end)	O	2	35	26	1966	\$103,266	NE-Fowlkes	
R4089	Pulllight Hill Rd (SA)	Fm Arno-Allisona Rd to Cross Keys Rd	H	2	50	25	1982	\$2,885,325	SE-Bennett	
R4090	Reed Rd	Fm Bethesda Rd (dead end)	H	3	50	22	1983	\$302,942	SE-Bennett	
R4091	Reynolds Rd	Fm Flat Creek Rd to Marshall County Line	H	2	33	24	1952	\$84,669	SE-Bennett	
R4092	Riggs Rd	Fm 31 A to Flat Creek Rd	H	3	30	23	1913	\$265,074	SE-Bennett	
R5073	Roberts Rd	Fm Cox Rd (dead end)	O	2	50	26	1982	\$128,804	NE-Fowlkes	
R74	Robinson Rd	Fm Johnson Hollow Rd to Leipers Creek Rd	H	3	32	23	1952	\$473,347	SW-Baker	
R5074	Rocky Fork Rd (SA)	Fm Naville City Limits to Rutherford Co Line	H	2	50	24	1954	\$397,611	NE-Fowlkes	
R5075	Rocky Springs Rd (SA)	Fm Rocky Fork Rd to Rutherford Co Line	H	2	38	24	1965	\$208,273	NE-Fowlkes	
R2389	Russell Rd	Fm Old Harding Rd (dead end)	G/H	4	30	19	1952	\$308,378	NW-Tyson	
R75	Sac Lampsley Rd	Fm Old Cox Pk to Dickson Co Line	H	2	50	26	1984	\$85,936	SW-Baker	
R5076	Sam Donald Rd	Fm City Of Nolensville to Split Log Rd	H	2	40	24	1975	\$124,964	NE-Fowlkes	
R5077	Sanford Rd	Fm 31 A to McCanless Rd	H	3	40	23	1975	\$805,884	NE-Fowlkes	
R2070	Sawyer Bent Rd	Fm Speed Rd west (dead end)	H	2	31	26	1952	\$145,119	NW-Tyson	
R5078	Sawyer Rd	Fm Brentwood City Limits to (dead end)	H	2	50	24	1975	\$246,140	NE-Fowlkes	
R2071	Sedberry Rd	Fm W Harpeth Rd to Thompson Station City Limit	H	3	40	21	1975	\$272,824	NW-Tyson	Thomp St Annex 1.7 mi
R5079	Shady Grove Trail	Fm Tallaford Rd (dead end)	H	2	50	25	1965	\$42,968	NE-Fowlkes	
R76	Shoals Branch Rd (SA)	Fm Pinewood Rd to Maury Co Line	H	2	50	24	1960	\$1,079,230	SW-Baker	
R5081	Skinner Rd	Fm Osburn Rd to Burke Hollow Rd	O	2	50	26	1993	\$214,840	NE-Fowlkes	
R77	Steep Hollow Rd	Fm Fairview City Limits to Caney Fork Rd	H	3	31	21	1965	\$143,227	SW-Baker	
R78	Smith Rd	Fm Pinewood Rd (dead end)	G	4	40	16	1952	\$75,185	SW-Baker	
R4093	Smithson Rd	Fm Ash Hill Rd to Bethesda-Duplex Rd	H	2	50	25	1977	\$378,577	SE-Bennett	
R2073	Speed Rd W	Fm 431 N to Davidson County Line	H	2	60	24	1975	\$870,716	NW-Tyson	
R4094	Stowbird Hollow Rd	Fm 31 S to Goose Creek By-Pass	H	2	29	24	1989	\$227,206	SE-Bennett	
R5083	South Berry's Chapel Rd	Fm 31 N (Franklin Rd) to Farmington Dr	H	2	50	24	1975	\$486,221	NE-Fowlkes	
R5082	South Carothers Rd (SA)	Fm Arno Rd to Franklin City Limits	H	3	50	21	1965	\$403,859	NE-Fowlkes	Franklin Annex 57 mi
R80	South Harpeth Rd (SA)	Fm Old Hwy 96 to Pinewood Rd	H	3	50	22	1952	\$759,101	SW-Baker	
R91	South Lick Creek Rd (SA)	Fm Natchez Trace Rd to Maury Co Line	O	3	80	22	1952	\$845,037	SW-Baker	
R2074	Southall Rd	Fm Carters Creek Pk to Old Hillsboro Rd	H	2	35	24	1975	\$671,177	NW-Tyson	
R92	Southern Rd	Fm Fairview Blvd W to Liberty Rd	O	2	50	25	1998	\$71,513	SW-Baker	
R2064	Spanntown Rd	Fm 31 A to Rutherford Co Line	H	3	32	20	1952	\$511,214	NE-Fowlkes	
R93	Sparkman Rd	Fm Carters Creek Pk (dead end)	O	3	60	22	1991	\$42,968	SW-Baker	
R5086	Spencer Creek Pass	Fm 31 N to Spencer Creek Rd	H	3	27	20	1952	\$37,868	NE-Fowlkes	
R5085	Spencer Creek Rd	Fm Franklin City Limits to 431 N	H	2	30	24	1952	\$204,675	NE-Fowlkes	Franklin Annex 1.21 mi
R84	Spencer Mill Rd (SA)	Fm Fairview Blvd W to Hickman Co Line	H	2	50	24	1952	\$229,183	SW-Baker	
R5087	Split Log Rd (SA)	Fm Brentwood City Limit to Brentwood City Limit	H	2	40	24	1952	\$264,008	NE-Fowlkes	

ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
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ASSET NO.	ROAD NAME	LOCATION	(a)ROAD SURFACE	(b)ROAD CLASS	ROW WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R4095	Spring Water Ln	Fm Cayce Springs Rd (dead end)	O	2	48	25	0.70	1994	\$100,259	SE-Bennett	
R4097	Starnes Ln	Fm Arnd-College Grove Rd (dead end)	H	2	37	26(avg)	0.14	1992	\$28,507	SE-Bennett	
R5080	Starnes Mill Road	Fm Wilson Pk (dead end)	H	2	50	26	0.51	1992	\$115,497	NE-Fowkes	
R2075	Stillhouse Hollow Rd	Fm Waddell Hollow Rd to Natchez Trace Parkway	O	3	50	20	1.80	1993	\$243,939	NW-Tyson	
R85	Sugar Camp Hollow Rd	Fm Old Cox Pk to Crow Cut Rd	H	2	50	25	2.20	1971	\$416,545	SW-Baker	
R4098	Sugar Ridge Rd	Fm Pope's Chapel Rd to Maury Co Line	O	3	44	23	2.00	1991	\$285,453	SE-Bennett	
R86	Sullivan Rd	Fm Pinewood Rd (dead end)	O	2	50	24	0.20	1991	\$28,645	SW-Baker	
R87	Suphur Springs Rd	Fm Leipers Creek Rd to Maury Co Line	H	3	50	22	1.30	1952	\$246,140	SW-Baker	
R6088	Sunset Rd (SA)	Fm Nolensville City Limits to Brent City Limits	H	2	50	26	0.00	1972	\$0	NE-Fowkes	Annex Nolensville
R2076	Sweeney Hollow Rd	Fm Bailey Rd (dead end)	H	4	30	19	2.10	1952	\$380,938	NW-Tyson	
R88	Sweeney Ln	Fm Johnson Hollow Rd (dead end)	G	4	50	16	0.20	1984	\$25,055	SW-Baker	
R89	Sycamore St	Fm Bear Creek Rd to Johnson Hollow Rd	H	4	50	19	2.40	1966	\$343,744	SW-Baker	
R90	Sycamore St	Fm Joseph St to Elm St	H	4	40	18	0.03	1952	\$5,680	SW-Baker	
R4099	T J Pass	Fm McLemore Rd to Anderson Rd	O	2	39	25(avg)	0.30	1974	\$42,988	SE-Bennett	
R6089	Tallapoosa Rd	Fm 31 A to Rutherford Co Line	H	2	50	25	3.50	1985	\$551,293	NE-Fowkes	
R91	Taylor Cemetery Rd	Fm Pewitt Rd (dead end)	O	2	50	26	0.60	1991	\$85,936	SW-Baker	
R2077	Temple Rd	Fm Old Natchez Trace to Davidson County Line	H	4	50	19(avg)	2.80	1952	\$507,918	NW-Tyson	
R5090	Thomas Rd	Fm McCanless Rd (dead end)	H	4	22	18	0.30	1965	\$55,802	NE-Fowkes	
R4100	Thompson's Sta. Rd. E (SA)	Fm Lewisburg Pk to Thompson's Station City Limit	H	2	40	24	1.00	1952	\$159,339	SE-Bennett	
R4102	Tom Anderson Rd	Fm 431 S to McLemore Rd	H	2	27	24(avg)	2.10	1974	\$397,611	SE-Bennett	
R4103	Trails End Rd	Fm Covington-Eudailey Rd (dead end)	H	4	29	19	0.50	1973	\$113,603	SE-Bennett	
R6091	Trinity Rd. N	Fm 96 E to Wilson Pk	H	3	29	20	1.70	1975	\$321,876	NE-Fowkes	
R6092	Trinity Rd. S	Fm 96 E to Arno Rd	H	3	30	22	2.20	1975	\$416,545	NE-Fowkes	
R6093	Tulliss Rd	Fm Wilson Pk to Clovercroft (Nolensville) Rd	H	2	40	24	1.50	1952	\$200,439	NE-Fowkes	
R92	Union Valley Rd	Fm Pinewood Rd to Valley Rd	H	2	50	24	1.70	1982	\$321,876	SW-Baker	
R93	Valley Rd	Fm Fairview Blvd. W to Deer Ridge Rd	H	2	50	24	2.20	1981	\$416,545	SW-Baker	
R2078	Vaughn Rd	Fm Sneed Rd west to Davidson County Line	H	2	40	24	1.50	1975	\$272,059	NW-Tyson	
R6084	Vernon Rd	Fm Pleasant Hill Rd (dead end)	H	3	35	21	0.30	1952	\$56,902	NE-Fowkes	
R96	W Lick Creek Rd	Fm Shoals Branch Rd to Hickman Co Line	H	2	50	25	2.30	1952	\$329,421	SW-Baker	
R2079	Waddell Hollow Rd	Fm New Hwy 96 to Old Hillsboro Rd	H	3	40	22	4.00	1975	\$725,596	NW-Tyson	
R4104	Waggoner Rd	Fm Durnight Rd (dead end)	O	3	26	21	0.18	1939	\$25,781	SE-Bennett	
R95	Walker Hill Rd	Fm Pinewood Rd to N Lick Creek Rd	H	3	40	20	1.70	1952	\$321,876	SW-Baker	
R94	Walker Rd	Fm Fairview Blvd. W to Old Franklin Rd	O	3	50	22	1.40	1999	\$175,385	SW-Baker	
R6097	Warren Hollow Rd	Fm Burke Hollow Rd (dead end)	H	2	50	24	1.30	1990	\$166,195	NE-Fowkes	
R6096	Warren Rd	Fm Cedarhurst Dr (dead end)	H	3	40	22(avg)	1.20	1994	\$227,206	NE-Fowkes	
R4236	Watkins Rd	Fm Jameson Drive to Dead End	H	1	50	28	0.00	2003	\$0	SE-Bennett	Annex Thompson's St
R4106	Webb Rd	Fm 31 A to Rutherford County Line	H	2	30	26	1.30	1967	\$245,140	SE-Bennett	
R2080	West Harborth Rd	Fm 31 S to Carters Creek Pk	H	3	60	23	5.10	1967	\$691,161	NW-Tyson	
R2081	Whitacornwill Ln	Fm Fernvale Rd (dead end)	G	4	50	18	0.90	2002	\$135,502	NW-Tyson	
R97	Whitfield Ln	Fm Crow Cut Rd (dead end)	O	2	50	25	0.30	1989	\$37,582	SW-Baker	
R4107	Wilhoite Rd	Fm 431 S (dead end)	H	2	33	24	0.40	1983	\$75,735	SE-Bennett	
R4108	Wilkes Ln	Fm 31 S (dead end)	H	4	32	14	0.50	1983	\$113,224	SE-Bennett	Spring Hill Annex .7 mi
R98	Wilkins Branch Rd	Fm Old Hillsboro Rd (SR 46) to Hargrove Rd	H	2	40	24	2.70	1953	\$511,214	SW-Baker	
R6098	Williams Rd	Fm 31 A to Clovercroft (Nolensville) Rd	H	2	50	24	0.80	1952	\$151,471	NE-Fowkes	
R6099	York Rd	Fm Nolensville City Limits to Rocky Fork Rd	H	2	40	24	1.30	1952	\$245,140	NE-Fowkes	
R99	Younger Creek Rd	Fm Shoals Branch Rd to Lamplsey Rd	O	2	50	25	1.20	1994	\$171,672	SW-Baker	

SUBDIVISION ROADS
IN
ALPHABETICAL ORDER

SUBDIVISION ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
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ASSET NO.	ROAD NAME	SUBDIVISION	(A)ROAD SURFACE	(B)ROAD CLASS	ROW WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R2249	Abington Way	TEMPLE HILLS	H	2	50	26	0.23	1994	\$47,748	NW-Tyson	
R4187	Adelynn Ct. N	REDWING FARMS	H	3	50	21	0.06	1985	\$11,360	SE-Bennett	
R4189	Adelynn Ct. S	REDWING FARMS	H	3	50	21	0.04	1985	\$7,514	SE-Bennett	
R5464	Albany Court	ALBANY POINTE	H	2	50	26	0.05	2002	\$9,457	NE-Fowlkes	
R5461	Albany Drive	ALBANY POINTE	H	2	50	26	0.28	2002	\$53,015	NE-Fowlkes	
R5465	Albany Drive	ALBANY POINTE	H	2	50	26	0.31	2003	\$71,753	NE-Fowlkes	
R2347	Aldwych Circle	STONEBRIDGE PARK	H	4	24.5	18	0.112	2005	\$19,599	NW-Tyson	
R2253	Andover Green	TEMPLE HILLS	H	2	50	26	0.04	1984	\$8,304	NW-Tyson	
R4194	Ann Crockett Ct	REDWING FARMS	H	3	50	21	0.13	1995	\$24,614	SE-Bennett	
R2085	Arbor Dr	COTTONWOOD	H	2	50	26	0.12	1980	\$24,912	NW-Tyson	
R2155	Archers Way Dr	HUNTERS RIDGE	H	2	50	24	0.12	1985	\$24,912	NW-Tyson	
R6289	Arlington Pl	MONTECELLO	H	3	50	22	0.36	1968	\$68,182	NE-Fowlkes	
R2115	Arrowhead Rd	FOREST HOME FARMS	H	2	50	24	0.20	1978	\$41,520	NW-Tyson	
R6222	Arrowhead Springs Ct	HIDDEN VALLEY	H	2	50	24	0.11	1982	\$20,827	NE-Fowlkes	
R6472	Artesian Ct.	SETTLERS POINT	H	3	50	28	0.63	1978	\$119,293	NE-Fowlkes	
R6100	Artesian Dr	ARTESIAN ACRES	H	1	50	20	0.22	1978	\$45,672	NW-Tyson	
R2156	Asberry Ct	REDBUD	H	3	50	22	0.32	1978	\$66,432	NW-Tyson	
R2195	Asberry Dr	REDBUD	H	3	50	21	0.21	1985	\$39,761	SE-Bennett	
R4188	Ascot Ln	REDWING FARMS	H	3	50	21	0.81	1987	\$153,364	SE-Bennett	
R4195	Ascot Ln	REDWING MEADOWS	H	3	50	20	0.15	1987	\$30,294	SE-Bennett	
R4214	Ascot Ln	WINDSOR PARK	H	3	50	25	0.13	1987	\$26,989	NW-Tyson	
R2344	Ash Grove Ct	RIVER REST	H	2	50	24	0.06	1973	\$11,360	SE-Bennett	
R4198	Ashwood Ct	GREEN VALLEY	H	3	50	23	0.06	1998	\$11,360	SE-Bennett	
R4206	Athley Ct	WALNUT WINDS	H	3	50	26	0.10	1985	\$20,760	NW-Tyson	
R2243	Augusta National Ct	TEMPLE HILLS	H	2	50	26	0.09	2003	\$18,688	NE-Fowlkes	
R3488	Beverly Court	ALBANY POINTE	H	2	50	26	0.17	2002	\$32,188	NE-Fowlkes	
R6462	Avery Valley Drive	ALBANY POINTE	H	2	50	24	0.04	1983	\$7,574	SE-Bennett	
R4154	Azalea Ln	HEATHERWOOD HILLS	H	2	50	24	0.356	2005	\$73,905	NW-Tyson	
R2351	Baker Lane	KINNARD SPRINGS	H	2	50	26	0.51	1983	\$105,876	NW-Tyson	
R2231	Baltusrol Rd	TEMPLE HILLS	H	2	50	24	0.18	1971	\$30,294	NE-Fowlkes	
R6212	Barnes Ct	GRASSLAND ESTATES	H	2	50	24	1.30	1978	\$269,880	NW-Tyson	
R2116	Barrel Springs Hollow Rd	FOREST HOME FARMS	H	2	50	28	0.08	2001	\$11,360	NE-Fowlkes	
R6448	Barrington Ct E	BARRINGTON	H	1	50	25	0.10	2001	\$18,934	NE-Fowlkes	
R6449	Barrington Ct W	BARRINGTON	H	2	50	28	0.03	1976	\$5,880	NE-Fowlkes	
R5450	Barrington Drive	BARRINGTON	H	1	60	12	0.07	1981	\$13,254	NE-Fowlkes	
R6203	Beacon Hill Ct	FRANKLIN EAST	H	3	50	26	0.17	1978	\$32,188	NE-Fowlkes	
R6153	Beacon Hill Dr	CROSS CREEK	H	2	50	24	0.27	1970	\$51,121	SE-Bennett	
R6205	Beacon Hill Dr	FRANKLIN EAST	H	2	50	26	0.03	1995	\$6,228	NW-Tyson	
R4130	Beechtown Dr	ELLINGTON PARK	H	3	50	26	0.40	1978	\$83,040	NW-Tyson	
R2255	Bentley Ct	TEMPLE HILLS	H	2	50	23	0.09	1978	\$18,684	NW-Tyson	
R2082	Bethany Blvd	BETHANY HILLS	H	3	50	23	0.09	1984	\$17,040	NE-Fowlkes	
R2083	Bethany Ct	BETHANY HILLS	H	3	50	30	0.157	2004	\$30,014	NW-Tyson	
R6152	Bilmore Ct	CROSS CREEK	H	2	50	32	0.520	2004	\$120,360	NW-Tyson	
R2316	Binkley Drive	WHITEHALL FARMS	H	1	50	32					
R2319	Binkley Drive	WHITEHALL FARMS	H	1	50	32					

SUBDIVISION ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
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ASSET NO.	ROAD NAME	SUBDIVISION	(a)ROAD SURFACE	(b)ROAD CLASS	ROW WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R2142	Blackberry Hill	HORSESHOE BEND	H	2	50	25	0.14	1994	\$29,054	NW-Tyson	
R4216	Blair Park Dr	ARBOR LAKES	H	4	50	16	0.15	2000	\$28,401	SE-Bennett	
R4190	Blakely Ct	REDWING FARMS	H	3	50	21	0.05	1986	\$9,467	SE-Bennett	
R4218	Bloomfield Dr	ARBOR LAKES	H	4	50	15	0.22	2000	\$41,655	SE-Bennett	
R2301	Blue Heron Road	HORSESHOE BEND	H	2	50	25	0.15	2003	\$37,034	NW-Tyson	
R2325	Blue Lake Ct	SOUTHPOINT	H	3	50	22	0.12	2001	\$22,721	NW-Tyson	
R2203	Blue Springs Ct	RIVER REST	H	2	50	25	0.10	1980	\$20,750	NW-Tyson	
R2198	Blue Springs Rd	RIVER REST	H	1	50	31	1.15	1980	\$238,740	NW-Tyson	
R6205	Bobby Dr	GRASSLAND ESTATES	H	2	50	26	1.06	1956	\$200,699	NE-Fowkes	
R2119	Bois Darc Ln	FOREST HOME FARMS	H	2	50	24	0.18	1978	\$37,368	NW-Tyson	
R4164	Bowman Rd	OAKWOOD ESTATES	H	3	50	22	0.80	1972	\$151,471	SE-Bennett	
R2307	Boxley View Lane	BOXLEY SPRINGS	H	2	50	25	0.64	2003	\$146,978	NW-Tyson	
R2199	Boxwood Dr	RIVER REST	H	2	50	26	0.75	1980	\$155,700	NW-Tyson	
R6108	Bradley Dr	BATTLEWOOD FOREST	H	2	50	27(avg)	0.48	2001	\$90,893	NE-Fowkes	
R5167	Braintree Rd	FARMINGTON	H	2	50	24	0.44	1985	\$83,309	NE-Fowkes	
R2235	Bramenton Court	STONEBRIDGE PARK	H	2	50	26	0.16	2003	\$33,216	NW-Tyson	
R2243	Bramley Ct	TEMPLE HILLS	H	2	50	26	0.02	1995	\$4,152	NW-Tyson	
R2241	Bramley Pl	TEMPLE HILLS	H	2	50	26	0.01	1995	\$2,076	NW-Tyson	
R6101	Breckenridge Rd	BATTLEWOOD ESTATES	H	1	50	28	0.10	1980	\$18,934	NE-Fowkes	
R6110	Breckenridge Rd	BRECKENRIDGE SOUTH	H	1	50	30	0.67	1986	\$126,857	NE-Fowkes	
R2141	Briarwood Crest	HORSESHOE BEND	H	2	50	26	0.22	1994	\$45,672	NW-Tyson	
R2324	Brikenhall Drive	STONEBRIDGE PARK	H	2	50	26	0.07	2003	\$18,703	NW-Tyson	
R2143	Bridgewater Ct	HORSESHOE BEND	H	2	50	26	0.08	1994	\$16,608	NW-Tyson	
R6112	Bridle Way Dr	BRIDLE WAY FARMS	H	2	60	24	0.59	1996	\$111,710	NE-Fowkes	
R6120	Bridlewood Tr	CEDARMONT FARMS	H	3	50	22	0.66	1988	\$162,831	NE-Fowkes	
R2257	Brighton Ct	TEMPLE HILLS	H	2	50	26	0.03	1995	\$6,228	NW-Tyson	
R6451	Briksbury Dr	BARRINGTON	H	1	50	28	0.14	2001	\$26,507	NE-Fowkes	
R6513	Brittain Ct	GRASSLAND ESTATES	H	2	50	24	0.15	1971	\$30,294	NE-Fowkes	
R2247	Brookline Ct	TEMPLE HILLS	H	2	50	25	0.10	1986	\$20,750	NW-Tyson	
R6235	Brookside Dr	HILLSBORO ACRES	H	1	50	30	0.57	1988	\$107,923	NE-Fowkes	
R2194	Broyles Ln	POPLAR HILL	H	3	50	22	0.23	1980	\$47,748	NW-Tyson	
R2215	Broyles Ln ext	SNEED HILLS	H	3	50	22	0.33	1993	\$68,508	NW-Tyson	
R4200	Bryana Dr	REDWING MEADOWS	H	3	50	21	0.07	1997	\$13,254	SE-Bennett	
R2341	Bunker Drive	KEYSTONE	H	2	50	24	0.068	2004	\$15,275	NW-Tyson	
R5279	Bunker Hill Ct	LAKE COLONIAL	H	2	50	24	0.06	1982	\$11,360	NE-Fowkes	
R6280	Bunker Hill Dr	LAKE COLONIAL	H	2	50	24	0.48	1982	\$90,883	NE-Fowkes	
R6452	Burton Dr	BARRINGTON	H	1	50	28	0.17	2001	\$32,188	NE-Fowkes	
R2360	Butterfly Court	GARDENS AT OLD NATCHEZ	H	2	50	26	0.04	2005	\$9,134	NW-Tyson	
R4249	Cale Ct	MCLEMORE FARMS	H	3	50	20	0.07	2006	\$15,044	SE-Bennett	Res 7-08-4
R4112	Calie Way Dr	CALLIE	H	2	50	24	0.12	1985	\$22,721	SE-Bennett	
R2207	Candlewood Dr	SNEED FOREST ESTATES	H	2	50	26	0.17	1980	\$35,292	NW-Tyson	
R6431	Cantor's Ct	CEDARMONT VALLEY ESTATES	H	2	50	26	0.05	2001	\$9,467	NE-Fowkes	
R2219	Carnousti Dr	TEMPLE HILLS	H	2	50	26	0.16	1980	\$33,216	NW-Tyson	
R4198	Caroline Cr	REDWING MEADOWS	H	3	50	21	0.51	1997	\$90,563	SE-Bennett	
R6450	Cassie Court	RADCLIFFE	H	2	50	26	0.14	2005	\$31,479	NE-Fowkes	
R4165	Castlewood Dr	CAKWOOD ESTATES	H	3	50	22	0.55	1972	\$104,126	SE-Bennett	

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R4232	Cattail Lane	GOOSE CREEK ESTATES	H	2	50	26	0.10	2003	\$23,148	SE-Bennett	
R6405	Cavaller Dr.	WORTHINGTON	H	3	50	22	0.02	1998	\$3,787	NE-Fowlkes	
R6130	Cedar Creek Dr	CEDARMONT FARMS	H	3	50	22	0.38	1992	\$71,949	NE-Fowlkes	
R4148	Cedar Ct	GREEN VALLEY	H	2	50	24	0.05	1972	\$9,457	SE-Bennett	
R2140	Cedar Knob	HORSESHOE BEND	H	2	50	26	0.13	1994	\$26,988	NW-Tyson	
R6119	Cedarmont Dr	CEDARMONT FARMS	H	2	50	24	0.55	1987	\$104,135	NE-Fowlkes	
R6127	Cedarview Ln	CEDARMONT FARMS	H	3	50	22	1.12	1990	\$212,059	NE-Fowlkes	
R6224	Century Oak Dr	HIGHGATE	H	2	60	24	0.00	1992	\$0	NE-Fowlkes	Annex Franklin
R2309	Chalford Court	STONEBRIDGE PARK	H	1	50	(2) 16' Ln	0.21	2003	\$43,595	NW-Tyson	
R6236	Chapel Ct	HILLSBORO ACRES	H	1	50	30	0.20	1968	\$37,868	NE-Fowlkes	
R6140	Chapelwood Dr	CHAPELWOOD	H	1	50	28	0.14	1987	\$26,507	NE-Fowlkes	
R6141	Chapelwood Ln	CHAPELWOOD	H	2	50	26	0.10	1987	\$18,934	NE-Fowlkes	
R2153	Cherry Grove Rd	LONGWOOD	H	3	50	23	0.30	1982	\$62,230	NW-Tyson	
R2280	Cheshire Cr	TIMBERLINE	H	2	50	27	0.05	1993	\$10,380	NW-Tyson	
R6272	Chester Stevens Rd	IVY GLEN	H	1	60	30	0.39	1999	\$73,842	NE-Fowlkes	
R2162	Chickering Cr	IRQUOIS MEADOWS	H	1	50	30	0.37	1982	\$76,812	NW-Tyson	
R2312	Chippendale Court	STONEBRIDGE PARK	H	4	24.5	16	0.02	2004	\$17,588	NW-Tyson	
R6145	Clover Meadows Dr	CLOVER MEADOWS	H	2	50	25	0.09	1993	\$17,040	NE-Fowlkes	
R6117	Cloverbrook Ln	BRECKENRIDGE SOUTH	H	1	50	28	0.09	1987	\$17,040	NE-Fowlkes	
R2259	Coubler Court	HORSESHOE BEND	H	2	50	26	0.06	2003	\$13,838	NW-Tyson	
R4243	Cody Circle	McLEMORE FARMS	H	3	50	20	0.05	2005	\$8,710	SE-Bennett	
R4177	Collier Dr	OAKWOOD ESTATES	H	3	50	22	0.15	1982	\$28,401	SE-Bennett	
R2237	Collinwood Ct	TEMPLE HILLS	H	2	60	26	0.05	1987	\$10,380	NW-Tyson	
R2238	Collinwood Pl	TEMPLE HILLS	H	2	50	26	0.02	1987	\$4,152	NW-Tyson	
R2172	Colt Ln	MEADOWGREEN	H	2	50	25	0.34	1976	\$70,584	NW-Tyson	
R2086	Cottonwood Cr	COTTONWOOD	H	2	50	25	0.35	1990	\$72,690	NW-Tyson	
R2302	Cottonwood Ct	COTTONWOOD	H	2	50	25	0.05	2003	\$11,573	NW-Tyson	
R2037	Cottonwood Dr	COTTONWOOD	H	2	50	27	0.99	1980	\$205,524	NW-Tyson	
R2068	Country Club Pl	COTTONWOOD	H	2	50	26	0.05	1980	\$10,380	NW-Tyson	
R2108	Countryside Ct	COTTONWOOD	H	2	50	26	0.06	1980	\$12,455	NW-Tyson	
R2089	Countryside Dr	COTTONWOOD	H	2	50	27	0.39	1980	\$80,964	NW-Tyson	
R4178	Creekside Dr	OAKWOOD ESTATES	H	3	50	22	0.18	1982	\$34,081	SE-Bennett	
R4169	Creekside Cr	OAKWOOD ESTATES	H	3	50	22	0.16	1973	\$30,284	SE-Bennett	
R4170	Creekside Ln	OAKWOOD ESTATES	H	3	50	22	0.35	1973	\$68,162	SE-Bennett	
R4149	Creekwood Ct	GREEN VALLEY	H	2	50	24	0.07	1974	\$13,254	SE-Bennett	
R2265	Crestridge Ct	TEMPLE RIDGE ESTATES	H	2	50	27	0.04	1994	\$8,304	NW-Tyson	
R6160	Cross Creek Ct	CROSS CREEK	H	2	50	24	0.15	1984	\$28,401	NE-Fowlkes	
R6152	Cross Creek Dr	CROSS CREEK	H	2	60	26	1.21	1981	\$229,100	NE-Fowlkes	
R4168	Crossway Dr	OAKWOOD ESTATES	H	3	50	22	0.04	1972	\$7,574	SE-Bennett	
R2285	Crown Dr	TRACE VIEW	H	2	50	26	0.16	1991	\$33,215	NW-Tyson	
R2090	Cypress Ct	COTTONWOOD	H	2	50	26	0.05	1980	\$10,380	NW-Tyson	
R2211	David Dr	SNEED GLEN	H	3	50	21	0.23	1983	\$47,748	NW-Tyson	
R6219	Deep Woods Tr	HIDDEN VALLEY	H	2	50	26	0.84	1982	\$121,177	NE-Fowlkes	
R2159	Deer Lake Rd	HUNTING CREEK FARMS	H	2	50	24	0.30	1980	\$62,260	NW-Tyson	
R2244	Deer Park Ct	TEMPLE HILLS	H	2	50	23	0.02	1996	\$4,152	NW-Tyson	
R2242	Deer Park Ln	TEMPLE HILLS	H	2	50	25	0.13	1995	\$26,988	NW-Tyson	

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R2275	Deercreek Cr & adj park area	TEMPLE HILLS	H	2	50	26'	0.40	1980	\$83,040	NW-Tyson	
R6183	Deerfield Ct	DEERFIELD	H	2	50	124	0.13	1973	\$24,614	NE-Fowlkes	
R6164	Deerfield Ln	DEERFIELD	H	2	50	24	0.64	1973	\$121,177	NE-Fowlkes	
R4120	Depot St	COLLEGE GROVE	H	4	31	17	0.01	1986	\$1,893	SE-Bennett	
R2173	Derby Ln	MEADOWGREEN	H	2	50	25	0.57	1978	\$118,332	NW-Tyson	
R2328	Diamond Ct	SOUTHPOINT	H	3	50	22	0.06	2001	\$11,360	NW-Tyson	
R2329	Diamond Dr	SOUTHPOINT	H	3	50	22	0.15	2001	\$28,401	NW-Tyson	
R2187	Dickinson Ln	MONTPIER FARMS	H	2	50	25	0.63	1978	\$130,788	NW-Tyson	
R2167	Dodson Ct	MAYBERRY STATION	H	3	50	21	0.05	1995	\$10,380	NW-Tyson	
R8437	Doe Ridge	IVY GLEN	H	1	50	28	0.13	2001	\$24,614	NE-Fowlkes	
R4156	Dogwood Ln	HEATHERWOOD HILLS	H	2	50	24	0.11	1983	\$20,827	SE-Bennett	
R2228	Doral Dr	TEMPLE HILLS	H	2	50	25	0.04	1980	\$8,304	NW-Tyson	
R4124	Douglas Glen Ln	DOUGLASS GLEN	H	3	50	21	0.20	1997	\$17,868	SE-Bennett	
R4231	Downey Meade Court	GOOSE CREEK ESTATES	H	2	50	23	0.07	2003	\$16,202	SE-Bennett	
R4230	Downey Meade Drive	GOOSE CREEK ESTATES	H	2	50	26	0.13	2003	\$30,090	SE-Bennett	
R2113	Dunkeld Ct	DUNKELD	H	2	50	24	0.08	1981	\$16,608	NW-Tyson	
R8257	East Moran Rd	HUNTERWOOD	H	2	50	26	0.19	1991	\$35,974	NE-Fowlkes	
R2311	Eastcastle Court	STONEBRIDGE PARK	H	2	50	26	0.198	2004	\$37,851	NW-Tyson	
R6411	Eastgate Court	WORTHINGTON	H	3	50	22	0.03	2001	\$5,680	NE-Fowlkes	
R2091	Edgewood Ct	COTTONWOOD	H	2	50	26	0.06	1980	\$12,456	NW-Tyson	
R2111	Edinburgh Dr	DEVONSHIRE MANOR	H	1	50	30	0.53	1981	\$110,028	NW-Tyson	
R4233	Elderdow Court	GOOSE CREEK ESTATES	H	2	50	26	0.18	2003	\$41,663	SE-Bennett	
R4235	Ederdown Drive	GOOSE CREEK ESTATES	H	2	50	28	0.18	2003	\$41,663	SE-Bennett	
R4129	Ellington Dr	ELLINGTON PARK	H	3	50	22	0.90	1966	\$170,409	SE-Bennett	
R2325	Emerald Ct	SOUTHPOINT	H	3	50	22	0.04	2001	\$4,068	NW-Tyson	
R2327	Emerald Dr	SOUTHPOINT	H	3	50	22	0.13	2001	\$24,614	NW-Tyson	
R8227	Engle Ct	HIGHGATE	H	3	50	22	0.00	1972	\$0	NE-Fowlkes	Annex Franklin
R4213	Eton Ct	WINDSOR PARK	H	3	50	20	0.09		\$17,040	SE-Bennett	
R2252	Fairbourne Green	TEMPLE HILLS	H	2	50	26	0.05	1994	\$10,380	NW-Tyson	
R6170	Farmington Dr	FARMINGTON	H	2	50	24	0.52	1985	\$98,456	NE-Fowlkes	
R6103	Featherstone Dr	BATTLEWOOD ESTATES	H	1	50	28	0.42	1980	\$79,522	NE-Fowlkes	
R6273	Fieldmont Dr	IVY GLEN	H	1	50	30	0.02	1999	\$3,787	NE-Fowlkes	
R2124	Forest Ridge Ct	FOREST HOME FARMS	H	2	50	24	0.05	1981	\$10,380	NW-Tyson	
R4131	Forrest Dr	ELLINGTON PARK	H	3	50	22	0.27	1971	\$51,121	SE-Bennett	
R2182	Fox Hill Ct	MONTPIER FARMS	H	2	50	25	0.15	1978	\$31,140	NW-Tyson	
R2208	Foxhaven Dr	SNEED FOREST ESTATES	H	2	50	28	0.60	1980	\$124,560	NW-Tyson	
R2130	Foxwood Ln	HARPETH HILLS	H	2	50	25	0.28	1978	\$58,128	NW-Tyson	
R4228	Franklin South Court	FRANKLIN'S BUSINESS PARK	H	1	60	30	0.10	2003	\$23,146	SE-Bennett	
R2156	Gardengate Drive	GARDENS AT OLD NATCHEZ	H	2	50	26	0.24	2005	\$58,751	NW-Tyson	
R2887	Gardengate Drive	GARDENS AT OLD NATCHEZ	H	2	50	26	0.43	2005	\$88,645	NW-Tyson	
R2358	Gardenshire Court	GARDENS AT OLD NATCHEZ	H	2	50	26	0.04	2005	\$8,096	NW-Tyson	
R4123	Gardner Dr	GARDNER ESTATES	H	3	50	20	0.20	1973	\$37,868	SE-Bennett	
R6104	General J B Hood Dr	BATTLEWOOD ESTATES	H	1	50	28	0.37	1980	\$70,065	NE-Fowlkes	
R6102	General N B Forrest Dr	BATTLEWOOD ESTATES	H	1	60	28	0.40	1980	\$75,735	NE-Fowlkes	
R4132	Gilbert Dr	ELLINGTON PARK	H	3	50	22	0.44	1971	\$83,309	SE-Bennett	
R2582	Gilette Ct	COTTONWOOD	H	2	50	26	0.07	1980	\$14,532	NW-Tyson	

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R2093	Gillette Dr	COTTONWOOD	H	2	50	26	0.10	1980	\$20,760	NW-Tyson	
R2094	Glade Ct	COTTONWOOD	H	2	50	26	0.16	1980	\$33,216	NW-Tyson	
R2095	Glade Dr	COTTONWOOD	H	2	50	26	0.06	1980	\$12,456	NW-Tyson	
R5296	Glen Haven Ln	QUAIL RUN	H	3	50	21	0.11	1990	\$20,827	NE-Fowlkes	
R4229	Goose Creek Drive	GOOSE CREEK ESTATES	H	1	60	30	0.63	2003	\$145,821	SE-Bennett	
R4234	Gosing Drive	GOOSE CREEK ESTATES	H	2	50	26	0.24	2003	\$55,551	SE-Bennett	
R5463	Grace Point Drive	ALBANY POINTE	H	2	50	26	0.06	2002	\$15,715	NE-Fowlkes	
R2310	Grafton Drive	STONEBRIDGE PARK	H	2	50	26	0.06	2003	\$12,456	NW-Tyson	
R2313	Grafton Drive	STONEBRIDGE PARK	H	2	50	26	0.061	2004	\$11,661	NW-Tyson	
R2349	Grafton Drive	STONEBRIDGE PARK	H	1	60	30	0.260	2005	\$154,638	NW-Tyson	
R2370	Grafton Drive	STONEBRIDGE PARK	H	4	50	18	0.081	2006	\$21,410	NW-Tyson	Res 9-06-6
R2152	Gracivine Ln	HORSESHOE BEND	H	2	50	26	0.14	1994	\$29,064	NW-Tyson	
R5333	Gray Fox Ln	SPENCER CREEK	H	3	50	23	0.26	1977	\$49,228	NE-Fowlkes	
R2272	Green Harbor Ct	TIMBERLINE	H	2	50	27	0.08	1993	\$16,608	NW-Tyson	
R5404	Green Hills Blvd	WORTHINGTON	H	2	84	26	0.49	1998	\$92,775	NE-Fowlkes	
R4136	Green Valley Blvd	GREEN VALLEY	H	2	50	24	0.87	1973	\$164,725	SE-Bennett	
R5237	Greenland Dr	HILLSBORO ACRES	H	1	50	30	0.20	1992	\$37,868	NE-Fowlkes	
R2096	Greenmeadow Dr	COTTONWOOD	H	2	50	26	0.09	1980	\$18,684	NW-Tyson	
R2295	Greenview Circle	MAYBERRY STATION	H	3	50	21	0.05	2002	\$12,456	NW-Tyson	
R4204	Greer Ct	SPRING VIEW	H	2	50	24	0.05		\$9,467	SE-Bennett	
R4121	Grove St	COLLEGE GROVE	H	4	30	16	0.01	1983	\$1,893	SE-Bennett	
R2256	Hampden Ct	TEMPLE HILLS	H	2	50	26	0.04	1996	\$8,304	NW-Tyson	
R4110	Harover Dr	ARBOR LAKES	H	2	60	25	0.24	1995	\$45,441	SE-Bennett	
R4122	Harper St	COLLEGE GROVE	H	4	32	16	0.15	1996	\$28,401	SE-Bennett	
R2207	Harper Hills Dr	GRASSLAND ESTATES	H	2	50	24	0.21	1996	\$39,761	NE-Fowlkes	
R2126	Harpoth Ridge Rd	HARPETH ESTATES	H	2	50	27	0.60	1978	\$124,550	NW-Tyson	
R4168	Harland Rd	FARMINGTON	H	2	50	24	0.59	1966	\$111,710	NE-Fowlkes	
R3109	Harvest Ct	BRECKENRIDGE SOUTH	H	1	50	29	0.07	1966	\$13,254	NE-Fowlkes	
R2278	Hawthorn Cr	TIMBERLINE	H	2	50	27	0.07	1993	\$14,532	NW-Tyson	
R2097	Hawthorne Ct	COTTONWOOD	H	2	50	26	0.09	1980	\$12,456	NW-Tyson	
R2098	Heather Ct	COTTONWOOD	H	2	50	26	0.07	1980	\$14,532	NW-Tyson	
R2099	Heather Dr	COTTONWOOD	H	2	50	26	0.19	1980	\$39,444	NW-Tyson	
R2245	Heatherset Ct	TEMPLE HILLS	H	2	50	26	0.03	1996	\$6,228	NW-Tyson	
R2240	Heatherset Pl	TEMPLE HILLS	H	2	50	26	0.02	1995	\$4,152	NW-Tyson	
R4109	Hemmingway Cir	ARBOR LAKES	H	4	50	16	0.12	1995	\$22,721	SE-Bennett	
R5112	Hermitage Dr	BRECKENRIDGE SOUTH	H	1	50	28	0.20	1987	\$37,868	NE-Fowlkes	
R4245	Heritage Point Dr	HERITAGE POINT	H	1	50	28	0.07	2006	\$16,432	SE-Bennett	Res 5-06-02
R4246	Heritage Point Pl	HERITAGE POINT	H	1	50	28	0.16	2006	\$37,454	SE-Bennett	Res 5-06-02
R5217	Hickory Hills Dr	HICKORY HILLS	H	3	50	22	0.90	1989	\$170,405	NE-Fowlkes	
R4142	Hickory Ln	GREEN VALLEY	H	2	50	24	0.22	1972	\$41,655	SE-Bennett	
R5220	Hidden Hollow Tr	HIDDEN VALLEY	H	2	50	26	0.35	1982	\$66,269	NE-Fowlkes	
R5218	Hidden Valley Rd	HIDDEN VALLEY	H	2	50	27(avg)	0.98	1982	\$185,552	NE-Fowlkes	
R5223	High Meadow Dr	HIDDEN VALLEY	H	2	50	26	0.06	1982	\$15,147	NE-Fowlkes	
R2114	High Point Ridge Rd	FOREST HOME FARMS	H	2	60	24	1.99	1978	\$411,047	NW-Tyson	
R2149	Hillmont Ct	HORSESHOE BEND	H	2	50	26	0.05	1994	\$10,380	NW-Tyson	
R2133	Hillsboro Valley Rd	HILLSBORO VALLEY	H	3	50	20	0.56	1978	\$122,494	NW-Tyson	

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R6131	Hilside Dr	CEDARMONT FARMS	H	3	50	22	0.15	1992	\$25,401	NE-Fowlkes	
R6238	Hilview Dr	HILLSBORO ACRES	H	1	50	30	0.17	1988	\$32,188	NE-Fowlkes	
R6154	Hollow Ct	CROSS CREEK	H	2	50	24	0.08	1991	\$15,147	NE-Fowlkes	
R4184	Holly Hill Dr	REDWING FARMS	H	3	50	22	0.42	1972	\$79,572	SE-Bennett	
R4192	Holly Hills Dr	REDWING FARMS	H	3	50	21	0.87	1985	\$164,725	SE-Bennett	
R4247	Homestead Ln	HERITAGE POINT	H	1	50	28	0.15	2006	\$37,253	SE-Bennett	Res 5-06-02
R2216	Horseshoe Ln	STEEPLECHASE	H	2	50	25	0.20	1975	\$41,520	NW-Tyson	
R6239	Howell Dr	HILLSBORO ACRES	H	1	50	30	0.36	1968	\$55,162	NE-Fowlkes	
R2332	Huckleberry Trail	HORSESHOE BEND	H	2	40	26	0.13	2001	\$24,614	NW-Tyson	
R2217	Hunt Club Rd	STEEPLECHASE	H	2	50	25	0.30	1975	\$62,280	NW-Tyson	
R2156	Hunters Ct	HUNTERS RIDGE	H	3	50	22	0.04	1985	\$8,304	NW-Tyson	
R2154	Hunters Trail Dr	HUNTERS RIDGE	H	2	50	25	0.67	1985	\$139,092	NW-Tyson	
R6234	Hunterwood Ct	HUNTERWOOD	H	2	50	26	0.07	1996	\$13,254	NE-Fowlkes	
R6258	Hunterwood Dr	HUNTERWOOD	H	2	50	26	0.46	1991	\$87,096	NE-Fowlkes	
R2160	Hunting Creek Rd	HUNTING CREEK FARMS	H	3	50	22	0.23	1980	\$47,748	NW-Tyson	
R6407	Hunting Hills Dr	WORTHINGTON	H	3	50	22	0.11	1998	\$20,827	NE-Fowlkes	
R5114	Huntington Ct	BRECKENRIDGE SOUTH	H	1	50	28	0.09	1984	\$17,040	NE-Fowlkes	
R2330	Indian Creek Cr	INDIAN MEADOWS	H	2	50	24	0.21	2001	\$39,761	NW-Tyson	
R3123	Indian Head Ct	FOREST HOME FARMS	H	2	50	24	0.04	1981	\$8,304	NW-Tyson	
R2305	Indian Meadows Dr	INDIAN MEADOWS	H	2	50	24	0.08	2003	\$18,517	NW-Tyson	
R2331	Indian Meadows Dr	INDIAN MEADOWS	H	2	50	24	0.36	2001	\$68,162	NW-Tyson	
R2306	Indian Spring Dr	INDIAN MEADOWS	H	2	50	24	0.11	2003	\$25,461	NW-Tyson	
R2161	Indian Valley Rd	INDIAN VALLEY	H	2	50	26	0.75	1978	\$155,700	NW-Tyson	
R4163	Isaac Ln	OAKLEAF ESTATES	H	3	50	20	0.05	1984	\$9,457	SE-Bennett	
R4175	Isaac Ln	OAKWOOD ESTATES	H	3	50	22	0.14	1981	\$26,507	SE-Bennett	
R4179	Isaac Ln	OAKWOOD ESTATES	H	3	50	22	0.31	1982	\$58,695	SE-Bennett	
R4215	Jamerson Dr	CALLIE	H	2	50	24	0.24	2003	\$45,441	SE-Bennett	
R6105	Jeb S-Jet Dr	BATTLEWOOD ESTATES	H	1	50	28	0.28	1980	\$53,015	NE-Fowlkes	
R4181	Jefferson Cr	OAKWOOD ESTATES	H	3	50	22	0.05	1982	\$9,467	SE-Bennett	
R6211	Jefferson Davis Dr	GRASSLAND ESTATES	H	2	60	24	0.27	1971	\$51,121	NE-Fowlkes	
R3262	Jefferson Dr	MONTICELLO	H	3	50	23	0.51	1966	\$95,563	NE-Fowlkes	
R2212	Jennifer Ct	SNEED GLEN	H	3	50	21	0.07	1983	\$14,532	NW-Tyson	
R4225	Jensome Lane	HARPETH WOODS	H	2	50	26	0.241	2004	\$55,782	SE-Bennett	
R4240	Jensome Lane	HARPETH WOODS	H	2	50	24	0.263	2005	\$80,874	SE-Bennett	
R6256	John J Ct	HOOKER HILLS	H	2	50	25	0.22	1980	\$41,655	NE-Fowlkes	
R2317	Jonathan Court	WHITEHALL FARMS	H	2	50	26	0.071	2004	\$13,573	NW-Tyson	
R2345	Julilee Ridge Road	JUBILEE RIDGE	H	2	50	26	0.46	2005	\$106,935	NW-Tyson	
R4193	Kathleen Ct N	REDWING FARMS	H	3	50	21	0.08	1986	\$15,147	SE-Bennett	
R4191	Kathleen Ct S	REDWING FARMS	H	3	50	21	0.08	1986	\$11,360	SE-Bennett	
R6252	Key Ct	HUNTERWOOD	H	2	50	26	0.05	1984	\$9,457	NE-Fowlkes	
R6259	Key Dr	HUNTERWOOD	H	2	50	26	0.43	1997	\$81,416	NE-Fowlkes	
R2343	Keystone Court	KEYSTONE	H	2	50	24	0.060	2004	\$13,888	NW-Tyson	
R2335	Keystone Drive	KEYSTONE	H	2	60	24	0.189	2004	\$43,746	NW-Tyson	
R2342	Keystone Drive	KEYSTONE	H	2	50	24	0.050	2004	\$11,573	NW-Tyson	
R2183	Kim Hill Ct	MONTPIER FARMS	H	2	50	25	0.10	1978	\$20,760	NW-Tyson	
R2150	Kingfisher Pt	HORSESHOE BEND	H	2	50	26	0.05	1994	\$10,380	NW-Tyson	

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R2352	Kinnard Springs Road	KINNARD SPRINGS	H	2	50	24	0.539	2005	\$118,803	NW-Tyson	
R2350	Kinnard Springs Road	KINNARD SPRINGS	H	2	50	24	0.301	2005	\$82,487	NW-Tyson	
R2294	Klaban Ln	NESTLEDOWN FARMS	H	3	50	21	0.09	1992	\$11,304	NE-Fowkes	
R4185	Kristen Ct	REDWING FARMS	H	3	50	22	0.15	1972	\$28,401	SE-Bennett	
R2278	Lake Colonial Ct	LAKE COLONIAL	H	2	50	24	0.15	1980	\$26,401	NE-Fowkes	
R2275	Lake Colonial Dr	LAKE COLONIAL	H	2	50	24	0.91	1980	\$153,364	NE-Fowkes	
R2191	Lake Dr	MONTPIER FARMS	H	2	50	25	0.10	1978	\$20,760	NW-Tyson	
R2475	Lake Ridge Court	LEGENDS RIDGE	H	2	50	26	0.16	2003	\$29,726	NE-Fowkes	
R2474	Lake Ridge Way	LEGENDS RIDGE	H	2	50	26	0.10	2003	\$18,934	NE-Fowkes	
R2473	Lake Valley Court	LEGENDS RIDGE	H	2	50	26	0.13	2003	\$24,803	NE-Fowkes	
R2476	Lake Valley Drive	LEGENDS RIDGE	H	2	50	26	0.11	2003	\$21,395	NE-Fowkes	
R2483	Lake Valley Drive	LEGENDS RIDGE	H	2	50	24	0.15	2006	\$34,025	NE-Fowkes	Res 2-06-4
R2274	Lakemont Ct	IVY GLEN	H	1	50	30	0.29	1999	\$54,908	NE-Fowkes	
R2115	Lanford Ct	BRECKENRIDGE SOUTH	H	1	50	28	0.09	1987	\$17,040	NE-Fowkes	
R2414	Lasata Dr	WORTHINGTON	H	3	50	22	0.16	2001	\$30,294	NE-Fowkes	
R2293	Laurawood Ln	NESTLEDOWN FARMS	H	3	50	21	0.36	1992	\$58,162	NE-Fowkes	
R2321	Leanne Way	WHITEHALL FARMS	H	2	50	26	0.176	2004	\$40,737	NW-Tyson	
R4111	Learcrest Ct	ARBOR LAKES	H	4	50	16	0.11	1996	\$20,827	SE-Bennett	
R2204	Leaton Ct	RIVER REST	H	2	50	26	0.13	1987	\$26,988	NW-Tyson	
R4157	Lee Cr	LEELAND	H	3	50	21	0.10	1969	\$18,934	SE-Bennett	
R2355	Legends Crest Drive	LEGENDS RIDGE	H	2	50	26	0.149	2005	\$28,484	NW-Tyson	
R2432	Legends Crest Drive	LEGENDS RIDGE	H	2	50	24	0.248	2006	\$57,402	NE-Fowkes	Res 2-06-4
R2473	Legends Glen Court	LEGENDS RIDGE	H	2	50	25	0.15	2003	\$28,401	NE-Fowkes	
R2477	Legends Ridge Drive	LEGENDS RIDGE	H	2	50	25	0.18	2003	\$33,324	NE-Fowkes	
R2356	Legends Ridge Drive	LEGENDS RIDGE	H	2	50	26	0.238	2005	\$45,498	NW-Tyson	
R2129	Leigh Valley Dr	HARPETH HILLS	H	2	50	25	0.15	1978	\$31,140	NW-Tyson	
R4123	Lions Club Rd	COLLEGE GROVE	H	4	33	16	0.15	1988	\$28,401	SE-Bennett	
R2125	Little Bridge Pl	HORSESHOE BEND	H	2	50	26	0.04	1994	\$9,304	NW-Tyson	
R2283	Locke Ct	HUNTERWOOD	H	2	50	26	0.04	1995	\$7,574	NE-Fowkes	
R2221	Log Cabin Tr	HIDDEN VALLEY	H	2	50	26	0.15	1992	\$28,401	NE-Fowkes	
R2277	Liggers Run	TIMBERLINE	H	2	50	27	0.08	1993	\$16,608	NW-Tyson	
R2164	Longwood Dr	LONGWOOD	H	2	50	26	0.22	1982	\$45,672	NW-Tyson	
R2320	Lowell Court	WHITEHALL FARMS	H	2	50	25	0.066	2004	\$15,276	NW-Tyson	
R2288	Lucas Ct	HUNTERWOOD	H	2	50	26	0.12	1996	\$72,721	NE-Fowkes	
R2269	Lucas Ln	HUNTERWOOD	H	2	50	26	0.21	1996	\$39,761	NE-Fowkes	
R2322	Luce Court	COTTONWOOD	H	2	50	24	0.05	1988	\$10,380	NW-Tyson	
R2281	Lynwood Dr	LYNNWOOD DOWNS	H	2	50	24	0.13	1986	\$9,467	NE-Fowkes	
R2189	Malvern Rd	FARMINGTON	H	3	50	24	0.14	1986	\$24,614	NE-Fowkes	
R2213	Mandy Ct	SNEED GLEN	H	3	50	21	0.04	1983	\$8,304	NW-Tyson	
R2208	Manley Ct	GRASSLAND ESTATES	H	3	50	24	0.14	1956	\$26,607	NE-Fowkes	
R2248	Manning Ln	MCLEMORE FARMS	H	3	50	20	0.14	2006	\$32,403	SE-Bennett	Res 7-06-4
R4153	Maple Ct	GREEN VALLEY	H	2	50	24	0.05	1974	\$9,467	SE-Bennett	
R2467	Mark Court	ALBANY POINTE	H	2	50	26	0.03	2003	\$6,944	NE-Fowkes	
R2109	Martin Ct	COTTONWOOD	H	2	50	26	0.03	1980	\$6,228	NW-Tyson	
R2428	Martingle Dr	CEDARMONT VALLEY ESTATES	H	2	50	26	0.28	2001	\$53,015	NE-Fowkes	
R2338	Master Court	KEYSTONE	H	2	50	24	0.053	2004	\$12,267	NW-Tyson	

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R2334	Master Drive	KEYSTONE	H	2	50	24	0.360	2004	\$97,955	NW-Tyson	
R2355	Masters Drive	KEYSTONE	H	2	50	24	0.072	2005	\$14,974	NW-Tyson	
R2340	Master's Drng	KEYSTONE	H	2	50	24	0.684	2004	\$158,320	NW-Tyson	
R4116	Maxwell St	COLLEGE GROVE	H	4	23	16	0.06	1986	\$11,360	SE-Bennett	
R2165	Mayberry Ln	MAYBERRY STATION	H	3	50	21	0.26	1994	\$53,976	NW-Tyson	
R2294	Mayberry Ln	MAYBERRY STATION	H	3	50	21	0.22	2002	\$45,672	NW-Tyson	
R2209	McIntyre Ct	SNEED FOREST ESTATES	H	2	50	26	0.34	1980	\$70,584	NW-Tyson	
R4244	McIntyre Way	MCLEMORE FARMS	H	3	50	20	0.12	2005	\$22,721	SE-Bennett	
R4250	McIntyre Way	MCLEMORE FARMS	H	3	50	20	0.13	2006	\$31,013	SE-Bennett	Res 7-35-4
R2174	Meadowgreen Ct	MEADOWGREEN	H	2	50	25	0.63	1978	\$130,768	NW-Tyson	
R2175	Meadowgreen Dr	MEADOWGREEN	H	2	50	26	0.11	1980	\$22,836	NW-Tyson	
R2100	Mockingbird Dr	COTTONWOOD	H	2	50	22	0.09	1966	\$17,040	NE-Fowlkes	
R5283	Monticello Dr	MONTICELLO	H	3	50	22	0.10	1968	\$18,934	NE-Fowlkes	
R5290	Monticello Rd	MONTICELLO	H	3	50	22	0.10	1968	\$18,934	NE-Fowlkes	
R2178	Montpier Dr	MONTPIER FARMS	H	2	60	22	0.10	1968	\$18,934	NE-Fowlkes	
R5439	Montridge Ct	MONTPIER FARMS	H	2	60	22	0.10	1968	\$18,934	NE-Fowlkes	
R4171	Morriswood Ct	IVY GLEN	H	1	50	28	0.18	2001	\$34,081	NE-Fowlkes	
R4176	Morriswood Ct	OAKWOOD ESTATES	H	3	50	22	0.08	1973	\$11,360	SE-Bennett	
R4174	Morriswood Ct	OAKWOOD ESTATES	H	3	50	22	0.08	1981	\$15,147	SE-Bennett	
R4174	Morriswood Dr	OAKWOOD ESTATES	H	3	50	22	0.25	1981	\$47,335	SE-Bennett	
R4139	Moss Ln	GREEN VALLEY	H	2	50	24	0.06	1973	\$11,360	SE-Bennett	
R4144	Moss Ln	GREEN VALLEY	H	2	50	24	0.25	1972	\$47,335	SE-Bennett	
R2233	Munfield Ct	TEMPLE HILLS	H	2	50	26	0.03	1983	\$6,228	NW-Tyson	
R2165	Murray Creek Ln	MONTPIER FARMS	H	2	50	25	0.32	1978	\$66,432	NW-Tyson	
R2232	N Berwick Ln	TEMPLE HILLS	H	2	50	26	0.40	1983	\$83,040	NW-Tyson	
R2279	Nantucket Ct	TEMPLE HILLS	H	2	50	27	0.08	1993	\$16,608	NW-Tyson	
R2193	Natchez Bend Rd	NATCHEZ HILL ESTATES	H	3	50	20	0.60	1978	\$124,560	NW-Tyson	
R2179	Natchez Rd	MONTPIER FARMS	H	2	50	25	1.23	1978	\$255,348	NW-Tyson	
R3292	Nashdown Dr	NESTLEDOWN FARMS	H	3	50	21	0.39	1992	\$73,842	NE-Fowlkes	
R4114	New Town Rd	COLLEGE GROVE	H	4	27	16	0.50	1966	\$94,669	SE-Bennett	
R2368	Noble Circle	STONEBRIDGE PARK	H	4	25	18	0.04	2006	\$11,572	NW-Tyson	Res 9-05-6
R2139	North Meadow Ln	HORSESHOE BEND	H	3	50	20	0.08	1994	\$16,608	NW-Tyson	
R4161	Oak Cr	OAKLEAF ESTATES	H	3	50	20	0.22	1994	\$41,655	SE-Bennett	
R4160	Oakbranch Cr	OAKLEAF ESTATES	H	3	50	20	0.77	1994	\$145,791	SE-Bennett	
R2220	Oakland Hills Dr	TEMPLE HILLS	H	2	50	26	0.04	1980	\$8,304	NW-Tyson	
R4162	Oakleaf Ct	OAKLEAF ESTATES	H	3	50	20	0.07	1994	\$13,284	SE-Bennett	
R4159	Oakleaf Dr	OAKLEAF ESTATES	H	3	50	20	0.52	1994	\$98,456	SE-Bennett	
R2221	Oakmont Dr	TEMPLE HILLS	H	2	50	26	0.04	1980	\$9,304	NW-Tyson	
R4183	Oakwood Ct	OAKWOOD ESTATES	H	3	50	22	0.09	1982	\$17,040	SE-Bennett	
R4167	Oakwood Dr, E	OAKWOOD ESTATES	H	3	50	22	0.38	1972	\$71,945	SE-Bennett	
R4182	Oakwood Dr, W	OAKWOOD ESTATES	H	3	50	22	0.25	1982	\$47,335	SE-Bennett	
R4173	Oakwood Rd	OAKWOOD ESTATES	H	3	50	22	0.61	1981	\$115,457	SE-Bennett	
R2300	Osprey Lane	HORSESHOE BEND	H	2	50	26	0.18	2003	\$41,603	NW-Tyson	
R5209	Overlook Dr	GRASSLAND ESTATES	H	2	50	24	0.20	1956	\$37,868	NE-Fowlkes	
R5453	Oxford Glen Dr	BARRINGTON	H	1	50	29	0.34	2001	\$70,854	NE-Fowlkes	
R6144	Oxford Glen Dr	CLOVER MEADOWS	H	1	60	29	0.19	1993	\$35,974	NE-Fowlkes	
R5440	Oxford Glen Dr	IVY GLEN	H	1	60	28	0.33	2001	\$52,482	NE-Fowlkes	

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R6458	Oxford Glen Dr	IVY GLEN	H	1	60	26	0.11	2002	\$20,827	NE-Fowlkes	
R2145	Park Ln	HORSESHOE BEND	H	2	50	25	0.07	1994	\$14,832	NW-Tyson	
R2229	Pebble Beach Dr	TEMPLE HILLS	H	2	50	25	0.04	1980	\$8,304	NW-Tyson	
R2180	Perkins Ln	MONTPIER FARMS	H	2	50	25	0.49	1978	\$101,724	NW-Tyson	
R4242	Pete's Place	HARPETH WOODS	H	2	50	24	0.035	2005	\$21,989	SE-Bennett	
R2084	Pine Circle Rd	BROWNWOOD ACRES	H	2	50	25	0.25	1978	\$51,900	NW-Tyson	
R2222	Pinehurst Dr	TEMPLE HILLS	H	2	50	26	0.04	1980	\$8,304	NW-Tyson	
R2361	Plum Leaf Court	GARDENS AT OLD NATCHEZ	H	2	50	26	0.04	2005	\$9,134	NW-Tyson	
R2136	Polo Club Rd	HORSESHOE BEND	H	2	50	26	1.47	1994	\$305,171	NW-Tyson	
R2288	Polo Club Rd	HORSESHOE BEND	H	2	50	26	0.17	2002	\$35,292	NW-Tyson	
R2292	Polo Club Rd	HORSESHOE BEND	H	2	50	26	0.25	2002	\$51,900	NW-Tyson	
R4141	Poplar St	GREEN VALLEY	H	3	50	24	0.45	1972	\$85,202	SE-Bennett	
R6285	Potter Pl	MONTICELLO	H	3	50	22	0.13	1955	\$24,514	NE-Fowlkes	
R2236	Prestwick Ln	TEMPLE HILLS	H	2	50	26	0.91	1967	\$188,915	NW-Tyson	
R2117	Price Rd	FOREST HOME FARMS	H	2	50	24	0.25	1978	\$51,900	NW-Tyson	
R4211	Queens Ct	WINDSOR PARK	H	3	50	20	0.05		\$9,467	SE-Bennett	
R190	Quest Ridge Rd	QUEST RIDGE	O	2	50	26	0.42	1992	\$45,950	SW-Baker	
R4128	Reams Pl	DOUGLASS GLEN	H	3	50	22	0.10	1997	\$18,934	SE-Bennett	
R2135	Red Tanager Ct	HORSESHOE BEND	H	2	50	26	0.11	1994	\$22,836	NW-Tyson	
R6287	Revere Ln	MONTICELLO	H	3	50	22	0.20	1955	\$37,858	NE-Fowlkes	
R6128	Ridge View Ct	CEDARMONT FARMS	H	3	50	22	0.08	1990	\$15,147	NE-Fowlkes	
R6342	Ridgecrest Dr	HILLSBORO ACRES	H	1	50	30	0.27	1994	\$51,121	NE-Fowlkes	
R3158	Ridgetop Ct	CROSS CREEK	H	2	50	24	0.07	1994	\$13,254	NE-Fowlkes	
R6304	Ridgeway Dr	FRANKLIN EAST	H	2	60	24	0.35	1978	\$86,269	NE-Fowlkes	
R4146	Ridgewood Rd	GREEN VALLEY	H	2	50	24	0.55	1972	\$104,136	SE-Bennett	
R4155	Ridgewood Rd	HEATHERWOOD HILLS	H	2	50	24	0.13	1983	\$30,254	SE-Bennett	
R2354	Ridley Court	KEYSTONE	H	3	50	24	0.587	2005	\$16,051	NW-Tyson	
R2156	Ridley Dr	MAYBERRY STATION	H	3	50	21	0.41	1995	\$85,116	NW-Tyson	
R2353	Ridley Drive	KEYSTONE	H	2	50	24	0.258	2005	\$61,865	NW-Tyson	
R2151	Riverbend Rd	HORSESHOE BEND	H	2	50	26	0.11	1994	\$22,636	NW-Tyson	
R2101	Riverwood Ct	COTTONWOOD	H	2	50	26	0.27	1980	\$14,532	NW-Tyson	
R2102	Riverwood Dr	COTTONWOOD	H	2	50	27	0.93	1980	\$193,058	NW-Tyson	
R2103	Riverwood Pl	COTTONWOOD	H	2	50	26	0.05	1980	\$10,380	NW-Tyson	
R2153	Rock Wall Rd	HORSESHOE BEND	H	2	50	26	0.59	1994	\$122,484	NW-Tyson	
R6479	Russett Lane	RADCLIFFE	H	2	50	25	0.25	2005	\$56,339	NE-Fowlkes	
R6469	Saddleview Court	CEDARMONT VALLEY ESTATES	H	2	50	26	0.09	2003	\$18,688	NE-Fowlkes	
R6124	Saddleview Dr	CEDARMONT FARMS	H	3	50	22	0.72	1990	\$136,324	NE-Fowlkes	
R6429	Saddleview Dr	CEDARMONT VALLEY ESTATES	H	2	50	26	0.19	2001	\$35,574	NE-Fowlkes	
R6470	Saddleview Drive	CEDARMONT VALLEY ESTATES	H	2	50	28	0.17	2003	\$35,299	NE-Fowlkes	
R6471	Saddleview Terrace	CEDARMONT VALLEY ESTATES	H	2	50	26	0.03	2003	\$18,611	NE-Fowlkes	
R2202	Sam Houston Ct	RIVER REST	H	2	50	26	0.10	1980	\$20,760	NW-Tyson	
R2269	Sandcastle Cr	TIMBERLINE	H	2	50	27	0.76	1993	\$157,773	NW-Tyson	
R2315	Sandcastle Road	TEMPLE HILLS	H	2	50	26	0.160	2004	\$30,587	NW-Tyson	
R2362	Sandcastle Road	THE LINKS AT TEMPLE HILLS	H	2	50	26	0.25	2005	\$54,420	NW-Tyson	
R2289	Sandpiper Circle	HORSESHOE BEND	H	2	50	26	0.04	2002	\$5,304	NW-Tyson	
R2293	Sandpiper Circle	HORSESHOE BEND	H	2	50	26	0.21	2002	\$43,595	NW-Tyson	

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R241	Savage Pointe Drive	SAVAGE POINTE	H	2	50	24	0.39	2005	\$89,807	SE-Bennett	
R2158	Sawyer Bend Cir	HUNTERS RIDGE	H	2	50	28	0.12	1985	\$24,912	NW-Tyson	
R2127	Sawyer Bend Ct	HARPETH CROSSING	H	2	50	27	0.19	1992	\$39,444	NW-Tyson	
R6468	Scott Drive	ALBANY POINTE	H	2	50	28	0.12	2003	\$24,917	NE-Fowlkes	
R6185	Scramblers Knob	DEERFIELD	H	2	50	24	0.46	1973	\$87,096	NE-Fowlkes	
R4118	Seat St	COLLEGE GROVE	H	4	28	16	0.06	1986	\$11,360	SE-Bennett	
R4117	Second St	COLLEGE GROVE	H	4	32	16	0.12	1986	\$22,721	SE-Bennett	
R2230	Seminole Dr	TEMPLE HILLS	H	2	50	26	0.05	1980	\$12,456	NW-Tyson	
R4239	Serinas Way	HARPETH WOODS	H	2	50	26	0.153	2004	\$35,414	SE-Bennett	
R8332	Settlers Ct	SETTLERS POINT	H	3	50	21	0.11	1978	\$20,827	NE-Fowlkes	
R2104	Shady Glen Ct	COTTONWOOD	H	2	50	28	0.08	1980	\$16,608	NW-Tyson	
R4186	Shannon Ln	REDWING FARMS	H	3	50	22	0.49	1972	\$92,776	SE-Bennett	
R101	Shelby Ln	TAYLOR RIDGE ESTATES	H	2	50	24	0.30	2001	\$56,802	SW-Baker	
R6108	Shenandoah Trail	BATTLEWOOD ESTATES	H	1	50	28	0.20	1980	\$37,868	NE-Fowlkes	
R6242	Shepard Dr	HILLSBORO ACRES	H	1	50	30	0.13	1968	\$24,614	NE-Fowlkes	
R2251	Shenbourne Green	TEMPLE HILLS	H	2	50	26	0.04	1994	\$8,304	NW-Tyson	
R2339	Signature Court	KEYSTONE	H	2	50	24	0.046	2004	\$10,647	NW-Tyson	
R2214	Sneed Glen Dr	SNEED GLEN	H	3	50	21	0.31	1983	\$64,356	NW-Tyson	
R2283	Sneed Glen Dr	TRACE END	H	2	50	24	0.03	1982	\$5,228	NW-Tyson	
R4209	Solomon Dr	WALNUT WINDS	H	3	50	23	0.31	1998	\$58,695	SE-Bennett	
R2259	Spalding Ct	TEMPLE HILLS	H	2	50	28	0.03	1996	\$6,228	NW-Tyson	
R2291	Sparrow Court	HORSESHOE BEND	H	2	50	26	0.16	2002	\$33,216	NW-Tyson	
R4143	Spring View Dr	GREEN VALLEY	H	2	50	24	0.50	1973	\$94,869	SE-Bennett	
R4205	Spring View Dr	SPRING VIEW	H	2	50	24	0.42	1973	\$79,522	SE-Bennett	
R6408	Springcroft Dr	WORTHINGTON	H	3	50	22	0.47	1998	\$88,999	NE-Fowlkes	
R4172	Springdale Dr	OAKWOOD ESTATES	H	3	50	22	0.34	1973	\$64,375	SE-Bennett	
R2223	St Andrews Dr	TEMPLE HILLS	H	2	50	26	1.44	1980	\$238,943	NW-Tyson	
R4210	St. George's Way	WINDSOR PARK	H	3	50	20	0.29	1980	\$54,908	SE-Bennett	
R4125	St. James Dr	DOUGLASS GLEN	H	3	50	22	0.30	1987	\$56,602	SE-Bennett	
R2304	Stable Ct	COTTONWOOD	H	2	50	25	0.05	2003	\$11,573	NW-Tyson	
R2303	Stable Dr	COTTONWOOD	H	2	50	25	0.15	2003	\$37,034	NW-Tyson	
R2176	Stable Rd	MEADOWGREEN	H	2	50	25	0.59	1978	\$143,244	NW-Tyson	
R4227	Stagup Ct	WALNUT WINDS	H	3	50	23	0.12	2001	\$22,721	SE-Bennett	
R2333	Steeplechase Lane	BETWEEN THE HARPETHS	H	2	50	24	0.32	2003	\$65,432	NW-Tyson	
R2218	Steeplechase Ln	STEEPLECHASE	H	2	50	25	0.40	1979	\$83,040	NW-Tyson	
R4113	Stoddard Ct	CALLIE	H	2	50	24	0.05	1996	\$9,467	SE-Bennett	
R2225	Stonebridge Park Drive	STONEBRIDGE PARK	H	2	50	26	0.22	2003	\$45,672	NW-Tyson	
R2308	Stonebridge Park Drive	STONEBRIDGE PARK	H	2	50	26	0.12	2003	\$24,912	NW-Tyson	
R2323	Stonebridge Park Drive	STONEBRIDGE PARK	H	1	50	(2) 18' Ln	0.15	2003	\$40,078	NW-Tyson	
R2367	Stonebridge Park Drive	STONEBRIDGE PARK	H	4	25	18	0.22	2006	\$52,076	NW-Tyson	Res 8-06-6
R2369	Stonebridge Park Drive	STONEBRIDGE PARK	H	4	50	18	0.14	2006	\$32,171	NW-Tyson	Res 9-06-6
R6107	Stonewall Jackson Dr	BATTLEWOOD ESTATES	H	1	50	29	0.20	1980	\$37,868	NE-Fowlkes	
R2260	Stratford Ct	TEMPLE HILLS	H	2	50	26	0.07	1996	\$14,532	NW-Tyson	
R2250	Summerset Green	TEMPLE HILLS	H	2	50	26	0.02	1994	\$4,152	NW-Tyson	
R6241	Sun Valley Rd	HILLSBORO ACRES	H	1	50	30	0.12	1988	\$22,721	NE-Fowlkes	
R6368	Sunny Side Ct	SUNNY SIDE ESTATES	H	3	50	22	0.15	1978	\$28,401	NE-Fowlkes	

SUBDIVISION ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
2007 ROAD LIST
(Alphabetical By Road)

ASSET NO.	ROAD NAME	SUBDIVISION	(a)ROAD SURFACE	(b)ROAD CLASS	WIDTH	ROW	ROAD WIDTH	ROAD MILEAGE	DATE	TOTAL	DISTRICT	REASON FOR CHANGE
R6387	Sunny Side Dr	SUNNY SIDE ESTATES	H	3	40	22	0.65	1972		\$123,070	NE-Fowlkes	
R4219	Susan Ct	CALLIE	H	2	50	24	0.06	2000		\$11,360	SE-Bennett	
R2147	Swallow Pt	HORSESHOE BEND	H	2	50	26	0.06	1984		\$12,455	NW-Tyson	
R2177	Tamara Ct	MEADOWGREEN	H	2	50	25	0.10	1975		\$20,760	NW-Tyson	
R4126	Tattinger Ct	DOUGLASS GLEN	H	3	50	22	0.05	1987		\$9,467	SE-Bennett	
R2314	Temple Crest Drive	TEMPLE HILLS	H	2	50	26	0.190	2004		\$36,322	NW-Tyson	
R2296	Temple Crest Trail	TEMPLE HILLS	H	2	50	26	0.34	2002		\$70,584	NW-Tyson	
R2227	Temple Rd	TEMPLE HILLS	H	2	50	26	1.35	1984		\$280,280	NW-Tyson	
R2293	Temple Ridge Ct	TEMPLE RIDGE ESTATES	H	2	50	27	0.14	1994		\$29,084	NW-Tyson	
R2264	Temple Ridge Dr	TEMPLE RIDGE ESTATES	H	2	50	27	0.40	1994		\$83,040	NW-Tyson	
R2357	Temple Ridge Trail	TEMPLE HILLS	H	2	50	26	0.34	2003		\$78,697	NW-Tyson	
R2280	Tarn Court	HORSESHOE BEND	H	2	50	26	0.10	2002		\$20,760	NW-Tyson	
R4119	Third St	COLLEGE GROVE	H	4	25	16	0.097	1986		\$26,507	SE-Bennett	
R2345	Thomas Glen Circle	STONEBRIDGE PARK	H	4	24.5	18	0.08	2005		\$16,974	NW-Tyson	
R2138	Transter Way	HORSESHOE BEND	H	2	50	26	0.08	1994		\$16,608	NW-Tyson	
R2270	Timberline Ct	TIMBERLINE	H	2	50	27	0.08	1993		\$18,808	NW-Tyson	
R2263	Timberline Dr	TIMBERLINE	H	2	50	27	0.80	1993		\$156,080	NW-Tyson	
R6454	Toddington Ct	BARRINGTON	H	2	50	25	0.08	2001		\$8,161	NE-Fowlkes	
R4134	Tom Robinson Rd	GREEN VALLEY	H	2	50	24	0.10	1972		\$18,934	SE-Bennett	
R4140	Tom Robinson Rd	GREEN VALLEY	H	2	50	24	0.17	1973		\$32,166	SE-Bennett	
R4205	Tom Robinson Rd	SPRING VIEW	H	2	50	24	0.11			\$20,827	SE-Bennett	
R2348	Tonbridge Circle	STONEBRIDGE PARK	H	4	24.5	18	0.108	2005		\$18,549	NW-Tyson	
R2132	Trace Creek Dr	HARPETH RIVER ESTATES	H	1	50	30	0.13	1978		\$26,998	NW-Tyson	
R2382	Trace End Dr	TRACE END	H	2	50	24	0.44	1982		\$91,344	NW-Tyson	
R2284	Trace View Dr	TRACE VIEW	H	2	50	26	0.29	1978		\$60,204	NW-Tyson	
R6121	Trail Ridge Dr	CEDARMONT FARMS	H	3	50	22	0.57	1968		\$126,857	NE-Fowlkes	
R2234	Troon Ct	TEMPLE HILLS	H	2	50	26	0.09	1963		\$18,684	NW-Tyson	
R5433	Trotters Ct	CEDARMONT VALLEY ESTATES	H	2	50	26	0.05	2001		\$9,487	NE-Fowlkes	
R5430	Trotter's Ln	CEDARMONT VALLEY ESTATES	H	2	50	26	0.56	2001		\$106,030	NE-Fowlkes	
R3435	Trotter's Pl	CEDARMONT VALLEY ESTATES	H	2	50	26	0.10	2001		\$18,934	NE-Fowlkes	
R4207	Twin Lakes Dr	TWIN LAKES	H	2	50	26	0.45			\$85,202	SE-Bennett	
R3390	Valley Ct	SUNNY SIDE ESTATES	H	3	50	22	0.11	1978		\$20,827	NE-Fowlkes	
R6391	Valley Dr	SUNNY SIDE ESTATES	H	3	50	22	0.15	1978		\$28,401	NE-Fowlkes	
R6277	Valley Forge Ct	LAKE COLONIAL	H	2	50	24	0.11	1980		\$20,827	NE-Fowlkes	
R6276	Valley Forge Dr	LAKE COLONIAL	H	2	50	24	0.41	1980		\$77,629	NE-Fowlkes	
R4135	Valley Ridge Rd	GREEN VALLEY	H	2	60	24	0.67	1972		\$126,857	SE-Bennett	
R6167	Vantage Way	CROSS CREEK	H	2	50	24	0.17	1994		\$32,188	NE-Fowlkes	
R2359	Vineyard Green Court	GARDENS AT OLD NATCHEZ	H	2	50	26	0.04	2005		\$9,512	NW-Tyson	
R2337	Vintage Circle	KEYSTONE	H	2	50	24	0.055	2004		\$12,730	NW-Tyson	
R2338	Vintage Circle	KEYSTONE	H	2	50	24	0.075	2004		\$17,360	NW-Tyson	
R6155	Vista Ct	CROSS CREEK	H	2	50	24	0.28	1984		\$53,015	NE-Fowlkes	
R2287	Walnut Grove Dr	WALNUT ACRES	H	2	50	24	0.11	1980		\$22,836	NW-Tyson	
R6243	Walton Rd	HILLSBORO ACRES	H	1	50	30	0.17	1968		\$32,168	NE-Fowlkes	
R2134	Warbler Way	HORSESHOE BEND	H	2	50	26	0.07	1994		\$14,632	NW-Tyson	
R6132	Warren Ct	CEDARMONT FARMS	H	3	50	22	0.17	1998		\$32,168	NE-Fowlkes	
R4153	Warner Dr	LEELAND	H	3	60	21	0.50	1969		\$94,669	SE-Bennett	

SUBDIVISION ROAD LIST
ALL DISTRICTS

WILLIAMSON COUNTY HIGHWAY DEPARTMENT
2007 ROAD LIST
(Alphabetical By Road)

ASSET NO.	ROAD NAME	SUBDIVISION	(a)ROAD SURFACE	(b)ROAD CLASS	ROW WIDTH	ROAD WIDTH	ROAD MILEAGE	DATE APRVD	TOTAL	DISTRICT	REASON FOR CHANGE
R4196	Warrior Dr	REDWING MEADOWS	H	3	50	21	0.05	1997	\$9,467	SE-Bennett	
R6484	Watkins Creek Drive	WATKINS CREEK	H	2	50	24	0.34	2006	\$81,007	NE-Fowlkes	Res 2-06-4
R2261	Wexford Ct	TEMPLE HILLS	H	2	50	26	0.03	1996	\$6,228	NW-Tyson	
R2105	Whalley Ct	COTTONWOOD	H	2	50	26	0.05	1980	\$10,380	NW-Tyson	
R5481	Whistler Cove	WHISTLER FARMS	O	3	50	20	0.44	2005	\$101,149	NE-Fowlkes	
R2318	Whitehall Drive	WHITEHALL FARMS	H	2	50	26	0.248	2004	\$47,410	NW-Tyson	
R2262	Whitley Ct	TEMPLE HILLS	H	2	50	26	0.04	1995	\$8,304	NW-Tyson	
R2364	Wild Timber Court	THE LINKS AT TEMPLE HILLS	H	2	50	26	0.10	2005	\$18,140	NW-Tyson	
R2106	Williamsburg Dr	COTTONWOOD	H	2	50	26	0.04	1980	\$8,304	NW-Tyson	
R6284	Williamsburg Pl	MONTICELLO	H	3	50	22	0.19	1966	\$35,974	NE-Fowlkes	
R6288	Williamsburg Pl	MONTICELLO	H	3	50	22	0.14	1966	\$26,507	NE-Fowlkes	
R4115	Wilson St	COLLEGE GROVE	H	4	23	16	0.10	1986	\$18,934	SE-Bennett	
R2273	Winchester Dr	TIMBERLINE	H	2	50	27	0.11	1993	\$22,836	NW-Tyson	
R6225	Windsor Way	HIGHGATE	H	3	50	22	0.00	1992	\$0	NE-Fowlkes	Annex Franklin
R2224	Winged Foot Dr	TEMPLE HILLS	H	2	50	26	0.05	1980	\$10,380	NW-Tyson	
R2363	Wonderland Court	THE LINKS AT TEMPLE HILLS	H	2	50	26	0.05	2005	\$17,500	NW-Tyson	
R6450	Woodcrest Court	IVY GLEN	H	1	50	28	0.06	2002	\$11,360	NE-Fowlkes	
R6459	Woodcrest Lane	IVY GLEN	H	1	50	28	0.17	2002	\$32,188	NE-Fowlkes	
R2107	Woodhaven Ct	COTTONWOOD	H	2	50	26	0.03	1980	\$6,228	NW-Tyson	
R2267	Woodmere Ct	TEMPLE RIDGE ESTATES	H	2	50	27	0.06	1994	\$12,458	NW-Tyson	
R2112	Worcester Dr	DEVONSHIRE MANOR	H	1	50	30	0.04	1981	\$8,304	NW-Tyson	
R2137	Yearling Way	HORSESHOE BEND	H	2	50	25	0.33	1994	\$68,508	NW-Tyson	
R2298	Yearling Way	HORSESHOE BEND	H	2	50	26	0.25	2003	\$57,865	NW-Tyson	
Total Subdivision Road Mileage: All Districts									126.73	\$25,477,663	
(a)Road surface: H = Hot Mix, O = Oil & Chip, G = Gravel											
(b)Road Class: Class 1 = roadbed of 28' to 40' and above											
Class 2 = roadbed of 24' to less than 28'											
Class 3 = roadbed of 20' to less than 24'											
Class 4 = roadbed of 18' to less than 20'											

Resolution No. 1-07-20
Requested by County Mayor

**RESOLUTION TO AFFIRM COMPLIANCE WITH
FEDERAL TITLE VI REGULATIONS**

WHEREAS, both Title VI of the Civil Rights Act of 1964 and the Civil Rights Restoration Act of 1987 provide that no person in the United States shall, on the ground of race, color or national origin be excluded from participation in, be denied the benefits of or be subjected to discrimination under any program or activity receiving federal financial assistance; and,

WHEREAS, the Tennessee Attorney General opined in Opinion No. 92-47 that state and local governments are required to comply with Title VI of the Civil Rights Act in administering federally funded programs; and,

WHEREAS, the Community Development Division of the Tennessee Department of Economic and Community Development administers the Three-Star Program and awards financial incentives for communities designated as Three-Star Communities; and,

WHEREAS, by virtue of the Tennessee Department of Economic and Community Development receiving federal financial assistance, all communities designated as Three-Star communities must confirm that the community is in compliance with the regulations of Title VI of the Civil Rights Acts of 1964 and the Civil Rights Restoration Act of 1987;

NOW, THEREFORE, BE IT RESOLVED, by the county legislative body of Williamson County, meeting in regular session at Franklin, Tennessee, that:

SECTION 1. The legislative body of Williamson County declares that the county is in compliance with the federal Title VI regulations;

SECTION 2. The Department of Economic and Community Development may from time to time monitor the county's compliance with federal Title VI regulations;

SECTION 3. This resolution shall take effect upon adoption, the public welfare requiring it.


Judy Hayes - County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Education Committee	For 6	Against 0
Economic Development Council	For	Against
Budget Committee	For	Against
Commission Action Taken: For	Against	Pass Out

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

Resolution No. 1-07-21

Requested by: County Mayor

**RESOLUTION TO PARTICIPATE IN THE
TENNESSEE DEPARTMENT OF ECONOMIC AND COMMUNITY
DEVELOPMENT THREE-STAR PROGRAM**

WHEREAS, the Tennessee Department of Economic and Community Development is committed to assist the communities in creating opportunities for sustained economic growth through the Three-Star Program; and,

WHEREAS, participation in the Three-Star Program affords certified communities the opportunity to develop and implement programs affecting the economic appeal and viability considered by business and industry in making investment decisions; and,

WHEREAS, certification as a Three-Star Community in the Three-Star Program involves a cooperative effort by numerous local entities; and,

WHEREAS, the County Mayor's Office is the designated contact for the Three-Star Program;

NOW, THEREFORE, BE IT RESOLVED, by action of the county legislative body of Williamson County, Tennessee, meeting in regular session on this the 8th day of January, 2007, in Franklin, Tennessee, that Williamson County will participate in the Three-Star Program.


Judy Hayes - County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

<u>Education Committee</u>	For <u>8</u>	Against <u>0</u>
<u>Economic Development Council</u>	For <u> </u>	Against <u> </u>
<u>Budget Committee</u>	For <u> </u>	Against <u> </u>
Commission Action Taken: For <u> </u> Against <u> </u>	Pass <u> </u>	Out <u> </u>

Elaine Anderson County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

(ThreeStarProgramParticipation)

Resolution No. 1-07-22
Requested by: Library Director

**RESOLUTION APPROPRIATING AND AMENDING THE 2006-07
LIBRARY BUDGET BY \$46,680.70 FOR THE
PURCHASE OF COMPUTER EQUIPMENT AND SOFTWARE - REVENUES
TO COME FROM DONATIONS AND STATE GRANT FUNDS**

WHEREAS, the Tennessee State Library and Archives offers technology grants to public libraries for the purchase of computer hardware and software; and,

WHEREAS, the W. C. Public Library System has applied for and received a matching grant of \$3,990 for such purchases; and,

WHEREAS, the matching funds required for this grant are available within the current operating budget; and,

WHEREAS, various donations have been received to be utilized for technology and operations at the library;

NOW, THEREFORE, BE IT RESOLVED, that the 2006-07 Library Budget be amended, as follows:

REVENUES:

Donations - Memorials (101.48610.001)	\$ 2,660.70
Donations - Cities (101.48610.002)	37,180.00
Donations - Friends of the Library (101.48610.003)	2,850.00
Other State Grants-Library Computers (101.46980.003)	<u>3,990.00</u>
	\$ 46,680.70

EXPENDITURES

Data Processing Supplies (101.56500.411)	\$ 11,850.00
Library Books (101.56500.432.001)	31,980.70
Other Supplies & Materials (101.56500.499)	2,050.00
Office Equipment (101.56500.719)	<u>800.00</u>
	\$ 46,680.70

AND, BE IT FURTHER RESOLVED, that the County Mayor is hereby authorized to execute the necessary contracts and related documents, and subsequent amendments, to secure said grant funding.


Bob Barnwell - County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Budget Committee	For _____	Against _____
Library Board of Directors	For _____	Against _____
Commission Action Taken:	For _____	Against _____
	Pass _____	Out _____

Elaine Anderson, County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

WILLIAMSON COUNTY

BOND ISSUE

Jan-07

RESOLUTION	DESCRIPTION - PURPOSE	GENERAL DEBT	RURAL DEBT	TOTAL
9-06-10	LONGVIEW ELEMENTARY - ADDITIONAL COSTS		\$11,920,163	\$11,920,163
9-06-14	NOLENSVILLE ELEMENTARY - ADDITIONAL COSTS		\$13,120,273	\$13,120,273
10-06-7	AGRICULTURAL EXPO PARK - AIR CONDITIONING	\$450,000		\$2,000,000
11-06-6	LAND & DESIGN NEW MIDDLE SCHOOL		\$3,125,000	\$3,125,000
11-06-7	SCHOOLS MAINTENANCE FACILITY	\$4,000,000		\$4,000,000
11-02-26	SPRING HILL REC CENTER - ADDITIONAL COSTS	\$3,095,625		\$3,095,625
		<hr/>		
		\$7,545,625	\$28,165,436	\$35,711,061

RESOLUTION NO. 1-07-23

(Requested by Budget Director)

**RESOLUTION AUTHORIZING THE TRANSFER OF \$1,550,000 FROM THE
DEBT SERVICE FUND TO THE CAPITAL PROJECT FUND TO FINANCE
THE ACQUISITION AND INSTALLATION OF AIR CONDITIONING
EQUIPMENT AT THE AGRICULTURAL EXPO CENTER**

WHEREAS, the County issued its General Obligation Public Improvement Bonds, Series 2002, dated December 1, 2002, in part to finance the acquisition of approximately \$1,003,000 of outparcel properties surrounding the retired BGA campus; and

WHEREAS, pursuant to a public bidding process, the County sold a portion of the outparcel properties on April 30, 2006 for a purchase price of approximately \$1,494,000, and deposited the proceeds from the sale in the County's debt service fund; and

WHEREAS, the County has budgeted approximately \$2,000,000 for the acquisition and installation of air conditioning equipment for the Agricultural Expo Center (the "Ag Center Project"), and anticipates the issuance of general obligation bonds to finance all or a portion of the Ag Center Project; and

WHEREAS, the Board of County Commissioners believes it to be prudent and in the best interest of the County to apply the proceeds from the sale of the BGA outparcel properties, together with the interest heretofore earned on such proceeds, to the cost of the Ag Center Project and thereby reduce the amount of general obligation bonds needed to be issued to finance the Ag Center Project; and

WHEREAS, the County's bond counsel has advised the County that the application of the proceeds from the sale of the BGA outparcel properties to the cost of another capital project, such as the Ag Center Project, is proper and advisable under applicable federal tax laws;

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Williamson County, Tennessee, as follows:

SECTION 1. Authorization of Transfer of Funds. The Board of County Commissioners hereby authorizes and directs the transfer of \$1,550,000, representing the sale proceeds of the BGA outparcel properties and the estimated investment earnings thereon, from the County's debt service fund to the County's capital projects fund, to be used to finance the Ag Center Project.

SECTION 2. Effective Date. This Resolution shall take effect from and after its adoption, the welfare of Williamson County, Tennessee, requiring it.

AND, BE IT FURTHER RESOLVED, that the 2006-07 Capital Projects budget be amended, as follows:

Expenditures:

Ag Expo Park – Air Conditioning	\$1,550,000
(171.91150.712.001)	

Revenues:

Undesignated General Debt Service Fund Balance	\$ 1,550,000
(151.39000)	

Resolution No. _____ (continued)

SECTION 3. Adopted and approved this 8th day of January, 2007.

Clyde Lynch
County Commissioner

COMMITTEES REFERRED TO AND ACTION TAKEN:

Budget Committee For _____ Against _____
For _____ Against _____

COMMISSION ACTION TAKEN: For _____ Against _____ Pass _____ Out _____
Abstain _____ Absent _____

Elaine H. Anderson, County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers Anderson, County Mayor

Date

RESOLUTION NO. 1-07-24

Requested by: Budget Director

INITIAL RESOLUTION AUTHORIZING THE ISSUANCE OF NOT TO EXCEED SEVEN MILLION SIX HUNDRED SIXTY FIVE THOUSAND DOLLARS (\$7,665,000) IN AGGREGATE PRINCIPAL AMOUNT OF GENERAL OBLIGATION BONDS OF WILLIAMSON COUNTY, TENNESSEE

WHEREAS, it is necessary and in the public interest of Williamson County, Tennessee (the "County") to issue general obligation bonds (the "Bonds") in an aggregate principal amount not to exceed \$7,665,000 for the purposes hereinafter provided; and

WHEREAS, pursuant to Section 9-21-205, Tennessee Code Annotated, prior to the issuance of general obligation bonds, the governing body of the local government proposing to issue said bonds shall adopt a resolution determining to issue the general obligation bonds; and

WHEREAS, for the purpose of complying with the requirements of said statute, the Board of County Commissioners of Williamson County adopts this resolution.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Williamson County, Tennessee, as follows:

SECTION 1. Purpose. For the purpose of providing funds to pay all or a portion of the costs associated with public works improvements for the County, including but not limited to the installation of air conditioning for the Agricultural Expo Park, the construction and equipping of a maintenance facility for County schools, the construction of improvements to and equipping of the Spring Hill Recreational Center, and the legal, fiscal, architectural, administrative and engineering costs incident thereto; and for the purpose of paying costs incident to the issuance and sale of the bonds described herein, the Board of County Commissioners hereby determines to issue general obligation bonds of the County in an aggregate principal amount of not to exceed \$7,665,000 (the "Bonds").

SECTION 2. Authorization. The Bonds described herein shall be issued pursuant to the Local Government Public Obligations Act of 1986, as amended, codified as Title 9, Chapter 21, Tennessee Code Annotated, and no referendum or election shall be required for the issuance of the Bonds unless a petition for an election relating to their issuance is filed within the time and in the manner provided for in said statute.

SECTION 3. Interest. The maximum rate of interest any of the Bonds shall bear shall not exceed the maximum rate permitted by State law at the time of the sale of the Bonds, or any emission thereof.

SECTION 4. Source of Payment. The principal of, premium, if any, and interest on the Bonds shall be payable from unlimited ad valorem taxes to be levied on all taxable property within the County. The Bonds will be direct general obligations of the County, and the full faith and credit and unlimited taxing power of the County will be irrevocably pledged to the payment of the Bonds.

SECTION 5. Issuance and Sale of the Bonds. The Bonds shall be issued and sold in accordance with a detailed bond resolution to be adopted on the date hereof.

SECTION 6. Publication of Resolution. The County Clerk is hereby directed to cause this Resolution, upon its adoption, together with the statutory notice required by Section 9-21-206, Tennessee Code Annotated, to be published in full once in a newspaper published and having general circulation in the County.

SECTION 7. Effective Date. This Resolution shall take effect from and after its adoption, the welfare of Williamson County, Tennessee, requiring it.

Adopted and approved this 8th day of January, 2007.


County Commissioner

COMMITTEES REFERRED TO AND ACTION TAKEN:

Budget Committee For _____ Against _____
_____ For _____ Against _____

COMMISSION ACTION TAKEN: For _____ Against _____ Pass _____ Out _____
Abstain _____ Absent _____

Elaine H. Anderson, County Clerk

Houston Naron, Jr.,- Commission Chairman

Rogers Anderson, County Mayor

Date

(dg/con/Initial\$7665mGOB-Jan07)

RESOLUTION NO. 1-07-25

Requested by: Budget Director

A RESOLUTION AUTHORIZING THE ISSUANCE OF GENERAL OBLIGATION BONDS, SERIES 2007, IN THE AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED SEVEN MILLION SIX HUNDRED SIXTY FIVE THOUSAND DOLLARS (\$7,665,000) OF WILLIAMSON COUNTY, TENNESSEE; MAKING PROVISION FOR THE ISSUANCE, SALE AND PAYMENT OF SAID BONDS; ESTABLISHING THE TERMS THEREOF AND THE DISPOSITION OF PROCEEDS THEREFROM; AND PROVIDING FOR THE LEVY OF TAXES FOR THE PAYMENT OF PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS

WHEREAS, by Sections 9-21-101, inclusive, Tennessee Code Annotated, counties in Tennessee are authorized through their respective governing bodies to issue and sell bonds of said counties to finance public works projects; and

WHEREAS, the Board of County Commissioners of the County has heretofore determined that it is necessary and advisable to issue general obligation bonds in an aggregate principal amount not to exceed \$7,665,000 for the purpose of providing funds to pay all or a portion of the costs associated with (1) County public works projects, including but not limited to the installation of air conditioning for the Agricultural Expo Park, the construction and equipping of a maintenance facility for County schools, the construction of improvements to and equipping of the Spring Hill Recreational Center, and the legal, fiscal, architectural, administrative and engineering costs incident thereto (the "Projects"); and (2) the issuance and sale of the bonds; and

WHEREAS, it is the intention of the Board of County Commissioners to adopt this resolution for the purpose of authorizing not to exceed \$7,665,000 in aggregate principal amount of said bonds, providing for the issuance, sale and payment of said bonds, establishing the terms thereof, and the disposition of proceeds therefrom, and providing for the levy of a tax under certain conditions for the payment of principal thereof, premium, if any, and interest thereon; and

WHEREAS, on the date hereof, the Board of County Commissioners of the County adopted an Initial Resolution proposing the issuance of not to exceed \$7,665,000 in the aggregate principal amount of general obligation bonds, the proceeds of which shall be used for the purposes hereinabove set forth; and

WHEREAS, the Initial Resolution, together with the notice required by Section 9-21-206, Tennessee Code Annotated, as amended, will be published as required by law.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Williamson County, Tennessee, as follows:

Section 1. Authority. The bonds authorized by this resolution are issued pursuant to Sections 9-21-101, et seq., Tennessee Code Annotated, and other applicable provisions of law.

Section 2. Definitions. The following terms shall have the following meanings in this resolution unless the text expressly or by necessary implication requires otherwise:

(a) "Bonds" means not to exceed \$7,665,000 General Obligation Bonds, Series 2007 of the County, to be dated their date of issuance, or such other designation and dated date as shall be determined by the County Mayor pursuant to Section 7 hereof;

(b) "Book-Entry Form" or "Book-Entry System" means a form or system, as applicable, under which physical bond certificates in fully registered form are issued to a Depository, or to its nominee as Registered Owner, with the certificate of bonds being held by and "immobilized" in the custody of such Depository, and under which records maintained by persons, other than the County or the Registration Agent, constitute the written record that identifies, and records the transfer of, the beneficial "book-entry" interests in those bonds;

(c) "Code" means the Internal Revenue Code of 1986, as amended, and all regulations promulgated thereunder;

(d) "County" means Williamson County, Tennessee;

(e) "Depository" means any securities depository that is a clearing agency under federal laws operating and maintaining, with its participants or otherwise, a Book-Entry System, including, but not limited to, DTC;

(f) "DTC" means the Depository Trust Company, a limited purpose company organized under the laws of the State of New York, and its successors and assigns;

(g) "DTC Participant(s)" means securities brokers and dealers, banks, trust companies and clearing corporations that have access to the DTC System;

(h) "Governing Body" means the Board of County Commissioners of the County;

(i) "Projects" shall have the meaning ascribed in the preamble; and

(j) "Registration Agent" means the registration and paying agent for the Bonds appointed by the County Mayor of the County, or any successor designated by the Governing Body.

Section 3. Authorization and Terms of the Bonds.

(a) For the purpose of providing funds to (i) pay the costs of the Projects, (ii) reimburse the appropriate fund of the County for any expenditures previously expended for costs of the Projects; and (iii) pay costs incident to the issuance and sale of the Bonds, there are hereby authorized to be issued bonds of the County in the aggregate principal amount of not to exceed \$7,665,000. The Bonds shall be issued in fully registered, book-entry form, without coupons, shall be known as "General Obligation Bonds, Series 2007" and shall be dated their date of issuance, or having such other designation and dated date as shall be determined by the County Mayor pursuant to Section 7 hereof. The Bonds shall bear interest at a rate or rates not to exceeding the maximum rate permitted by applicable State law at the time of the sale of the Bonds, or any emission thereof, payable semi-annually on April 1 and October 1 in each year, commencing October 1, 2007 (subject to modification pursuant to Section 7 thereof). The Bonds shall be issued initially in \$5,000 denominations or integral multiples thereof, as shall be requested by the purchaser thereof, and shall mature, subject to prior optional redemption as hereinafter provided, either serially or through mandatory redemption, commencing on April 1, 2008, and continuing on the first day of April of each year thereafter through and including April 1, 2027, the final maturity date (subject to modifications pursuant to Section 7 thereof), in such amounts as shall be established in the certificate of the County Mayor awarding the sale of the Bonds.

(b) Subject to the modifications permitted pursuant to Section 7 hereof, Bonds maturing April 1, 2008 through April 1, 2017 shall mature without option of prior redemption and Bonds maturing April 1, 2018 and thereafter shall be subject to redemption prior to maturity at the option of the County on April 1, 2017 and thereafter, as a whole or in part, at any time at the redemption price of par plus accrued interest to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be selected by the Governing Body in its discretion. If less than all of the Bonds within a single maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:

(i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or

(ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the

Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.

(c) Pursuant to Section 7 hereof, the County Mayor is authorized to sell the Bonds, or any maturities thereof, as term bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as determined by the County Mayor. In the event any or all the Bonds are sold as term bonds, the County shall redeem term bonds on redemption dates corresponding to the maturity dates set forth herein, in aggregate principal amounts equal to the maturity amounts established pursuant to Section 7 hereof for each redemption date, as such maturity amounts may be adjusted pursuant to Section 7 hereof, at a price of par plus accrued interest thereon to the date of redemption. The term bonds to be redeemed within a single maturity shall be selected in the manner described in subsection (b) above.

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such mandatory redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.

(d) Notice of call for redemption, whether optional or mandatory, shall be given by the Registration Agent on behalf of the County not less than thirty (30) nor more than sixty (60) days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for redemption of any of the Bonds for which proper notice was given. As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant or Beneficial Owner will not affect the validity of such redemption. The Registration Agent shall mail said notices as and when directed by the County pursuant to written instructions from an authorized representative of the County (other than for a mandatory sinking fund redemption, notices of which shall be given on the dates provided herein) given at least forty-five (45) days prior to the redemption date (unless a shorter notice period shall be satisfactory to the Registration Agent). From and after the redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth herein.

(e) The County hereby authorizes and directs the County Mayor to appoint the Registration Agent for the Bonds and hereby authorizes and directs the Registration Agent so appointed to maintain Bond registration records with respect to the Bonds, to authenticate and deliver the Bonds as provided herein, either at original issuance or upon transfer, to effect transfers of the Bonds, to give all notices of redemption as required herein, to make all payments of principal and interest with respect to the Bonds as provided herein, to cancel and destroy Bonds which have been paid at maturity or upon earlier redemption or submitted for exchange or transfer, to furnish the County at least annually a certificate of destruction with respect to Bonds canceled and destroyed, and to furnish the County at least annually an audit confirmation of Bonds paid, Bonds outstanding and payments made with respect to interest on the Bonds. The County Mayor is hereby authorized to execute and the County Clerk is hereby authorized to attest such written agreement between the County and the Registration Agent as they shall deem necessary and proper with respect to the obligations, duties and rights of the Registration Agent. The payment of all reasonable fees and expenses of the Registration Agent for the discharge of its duties and obligations hereunder or under any such agreement is hereby authorized and directed.

(f) The Bonds shall be payable, both principal and interest, in lawful money of the United States of America at the main office of the Registration Agent. The Registration Agent shall make all interest payments with respect to the Bonds by check or draft on each interest payment date directly to the

registered owners as shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by depositing said payment in the United States mail, postage prepaid, addressed to such owners at their addresses shown on said Bond registration records, without, except for final payment, the presentation or surrender of such registered Bonds, and all such payments shall discharge the obligations of the County in respect of such Bonds to the extent of the payments so made. Payment of principal of and premium, if any, on the Bonds shall be made upon presentation and surrender of such Bonds to the Registration Agent as the same shall become due and payable. All rates of interest specified herein shall be computed on the basis of a three hundred sixty (360) day year composed of twelve (12) months of thirty (30) days each. In the event the Bonds are no longer registered in the name of DTC, or a successor Depository, if requested by the Owner of at least \$1,000,000 in aggregate principal amount of the Bonds, payment of interest on such Bonds shall be paid by wire transfer to a bank within the continental United States or deposited to a designated account if such account is maintained with the Registration Agent and written notice of any such election and designated account is given to the Registration Agent prior to the record date.

(g) Any interest on any Bond that is payable but is not punctually paid or duly provided for on any interest payment date (hereinafter "Defaulted Interest") shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such Defaulted Interest shall be paid by the County to the persons in whose names the Bonds are registered at the close of business on a date (the "Special Record Date") for the payment of such Defaulted Interest, which shall be fixed in the following manner: the County shall notify the Registration Agent in writing of the amount of Defaulted Interest proposed to be paid on each Bond and the date of the proposed payment, and at the same time the County shall deposit with the Registration Agent an amount of money equal to the aggregate amount proposed to be paid in respect of such Defaulted Interest or shall make arrangements satisfactory to the Registration Agent for such deposit prior to the date of the proposed payment, such money when deposited to be held in trust for the benefit of the persons entitled to such Defaulted Interest as in this Section provided. Thereupon, not less than ten (10) days after the receipt by the Registration Agent of the notice of the proposed payment, the Registration Agent shall fix a Special Record Date for the payment of such Defaulted Interest which Date shall be not more than fifteen (15) nor less than ten (10) days prior to the date of the proposed payment to the registered owners. The Registration Agent shall promptly notify the County of such Special Record Date and, in the name and at the expense of the County, not less than ten (10) days prior to such Special Record Date, shall cause notice of the proposed payment of such Defaulted Interest and the Special Record Date therefor to be mailed, first class postage prepaid, to each registered owner at the address thereof as it appears in the Bond registration records maintained by the Registration Agent as of the date of such notice. Nothing contained in this Section or in the Bonds shall impair any statutory or other rights in law or in equity of any registered owner arising as a result of the failure of the County to punctually pay or duly provide for the payment of principal of, premium, if any, and interest on the Bonds when due.

(h) The Bonds are transferable only by presentation to the Registration Agent by the registered owner, or his legal representative duly authorized in writing, of the registered Bond(s) to be transferred with the form of assignment on the reverse side thereof completed in full and signed with the name of the registered owner as it appears upon the face of the Bond(s) accompanied by appropriate documentation necessary to prove the legal capacity of any legal representative of the registered owner. Upon receipt of the Bond(s) in such form and with such documentation, if any, the Registration Agent shall issue a new Bond or the Bond to the assignee(s) in \$5,000 denominations, or integral multiples thereof, as requested by the registered owner requesting transfer. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular or Special Record Date and ending on the corresponding interest payment date of such Bond, nor to transfer or exchange any Bond after the publication of notice calling such Bond for redemption has been made, nor to transfer or exchange any Bond during the period following the receipt of instructions from the County to call such Bond for redemption; provided, the Registration Agent, at its option, may make transfers after any of said dates. No charge shall be made to any registered owner for the privilege of transferring any Bond, provided that any transfer tax relating to such transaction shall be paid by the registered owner requesting transfer. The person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bonds shall be overdue. The Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in any authorized denomination or denominations.

(i) The Bonds shall be executed in such manner as may be prescribed by applicable law, in the name, and on behalf, of the County with the manual or facsimile signature of the County Mayor and attested by the manual or facsimile signature of the County Clerk.

(j) Except as otherwise provided in this resolution, the Bonds shall be registered in the name of Cede & Co., as nominee of DTC, which will act as securities depository for the Bonds. References in

this Section to a Bond or the Bonds shall be construed to mean the Bond or the Bonds that are held under the Book-Entry System. One Bond for each maturity shall be issued to DTC and immobilized in its custody. A Book-Entry System shall be employed, evidencing ownership of the Bonds in authorized denominations, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants pursuant to rules and procedures established by DTC.

Each DTC Participant shall be credited in the records of DTC with the amount of such DTC Participant's interest in the Bonds. Beneficial ownership interests in the Bonds may be purchased by or through DTC Participants. The holders of these beneficial ownership interests are hereinafter referred to as the "Beneficial Owners." The Beneficial Owners shall not receive the Bonds representing their beneficial ownership interests. The ownership interests of each Beneficial Owner shall be recorded through the records of the DTC Participant from which such Beneficial Owner purchased its Bonds. Transfers of ownership interests in the Bonds shall be accomplished by book entries made by DTC and, in turn, by DTC Participants acting on behalf of Beneficial Owners. SO LONG AS CEDE & CO., AS NOMINEE FOR DTC, IS THE REGISTERED OWNER OF THE BONDS, THE REGISTRATION AGENT SHALL TREAT CEDE & CO., AS THE ONLY HOLDER OF THE BONDS FOR ALL PURPOSES UNDER THIS RESOLUTION, INCLUDING RECEIPT OF ALL PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS, RECEIPT OF NOTICES, VOTING AND REQUESTING OR DIRECTING THE REGISTRATION AGENT TO TAKE OR NOT TO TAKE, OR CONSENTING TO, CERTAIN ACTIONS UNDER THIS RESOLUTION.

Payments of principal, interest, and redemption premium, if any, with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid by the Registration Agent directly to DTC or its nominee, Cede & Co. as provided in the Letter of Representation relating to the Bonds from the County and the Registration Agent to DTC (the "Letter of Representation"). DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners. The County and the Registration Agent shall not be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants.

In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the Book-Entry System of evidence and transfer of ownership of the Bonds would adversely affect their interests or the interests of the Beneficial Owners of the Bonds, the County shall discontinue the Book-Entry System with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner.

THE COUNTY AND THE REGISTRATION AGENT SHALL NOT HAVE ANY RESPONSIBILITY OR OBLIGATIONS TO ANY DTC PARTICIPANT OR ANY BENEFICIAL OWNER WITH RESPECT TO (i) THE BONDS; (ii) THE ACCURACY OF ANY RECORDS MAINTAINED BY DTC OR ANY DTC PARTICIPANT; (iii) THE PAYMENT BY DTC OR ANY DTC PARTICIPANT OF ANY AMOUNT DUE TO ANY BENEFICIAL OWNER IN RESPECT OF THE PRINCIPAL OF AND INTEREST ON THE BONDS; (iv) THE DELIVERY OR TIMELINESS OF DELIVERY BY DTC OR ANY DTC PARTICIPANT OF ANY NOTICE DUE TO ANY BENEFICIAL OWNER THAT IS REQUIRED OR PERMITTED UNDER THE TERMS OF THIS RESOLUTION TO BE GIVEN TO BENEFICIAL OWNERS, (v) THE SELECTION OF BENEFICIAL OWNERS TO RECEIVE PAYMENTS IN THE EVENT OF ANY PARTIAL REDEMPTION OF THE BONDS; OR (vi) ANY CONSENT GIVEN OR OTHER ACTION TAKEN BY DTC, OR ITS NOMINEE, CEDE & CO., AS OWNER.

(k) The Registration Agent is hereby authorized to take such action as may be necessary from time to time to qualify and maintain the Bonds for deposit with DTC, including but not limited to, wire transfers of interest and principal payments with respect to the Bonds, utilization of electronic book entry data received from DTC in place of actual delivery of Bonds and provision of notices with respect to Bonds registered by DTC (or any of its designees identified to the Registration Agent) by overnight delivery, courier service, telegram, telecopy or other similar means of communication. No such arrangements with DTC may adversely affect the interest of any of the owners of the Bonds, provided, however, that the Registration Agent shall not be liable with respect to any such arrangements it may make pursuant to this section.

(l) The Registration Agent is hereby authorized to authenticate and deliver the Bonds to the original purchaser, upon receipt by the County of the proceeds of the sale thereof and to authenticate and deliver Bonds in exchange for Bonds of the same principal amount delivered for transfer upon receipt of the Bond(s) to be transferred in proper form with proper documentation as hereinabove described. The Bonds shall not be valid for any purpose unless authenticated by the Registration Agent by the manual signature of an officer thereof on the certificate set forth herein on the Bond form.

(m) In case any Bond shall become mutilated, or be lost, stolen, or destroyed, the County, in its discretion, shall issue, and the Registration Agent, upon written direction from the County, shall authenticate and deliver, a new Bond of like tenor, amount, maturity and date, in exchange and substitution for, and upon the cancellation of, the mutilated Bond, or in lieu of and in substitution for such lost, stolen or destroyed Bond, or if any such Bond shall have matured or shall be about to mature, instead of issuing a substituted Bond the County may pay or authorize payment of such Bond without surrender thereof. In every case the applicant shall furnish evidence satisfactory to the County and the Registration Agent of the destruction, theft or loss of such Bond, and indemnity satisfactory to the County and the Registration Agent; and the County may charge the applicant for the issue of such new Bond an amount sufficient to reimburse the County for the expense incurred by it in the issue thereof.

Section 4. Source of Payment. The Bonds shall be payable from unlimited ad valorem taxes to be levied on all taxable property within the County.

Section 5. Form of Bonds. The Bonds shall be in substantially the following form, the omissions to be appropriately completed when the Bonds are prepared and delivered:

(Form of Face of Bond)

REGISTERED
Number _____

REGISTERED
\$ _____

UNITED STATES OF AMERICA
STATE OF TENNESSEE
COUNTY OF WILLIAMSON
GENERAL OBLIGATION BOND, SERIES 2007

Interest Rate: _____

Maturity Date: _____

Date of Bond: _____

CUSIP No.: _____

Registered Owner: _____

Principal Amount: _____

FOR VALUE RECEIVED, Williamson County, Tennessee (the "County") hereby promises to pay to the registered owner hereof, hereinabove named, or registered assigns, in the manner hereinafter provided, the principal amount hereinabove set forth on the maturity date hereinabove set forth (or upon earlier redemption as set forth herein), and to pay interest (computed on the basis of a 360-day year of twelve 30-day months) on said principal amount at the annual rate of interest hereinabove set forth from the date hereof until said maturity date or redemption date, said interest being payable on [October 1, 2007], and semi-annually thereafter on the first day of April and October in each year until this Bond matures or is redeemed. Both principal hereof and interest hereon are payable in lawful money of the United States of America by check or draft at the principal corporate trust office of _____, as registration agent and paying agent (the "Registration Agent"). The Registration Agent shall make all interest payments with respect to this Bond on each interest payment date directly to the registered owner hereof shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by check or draft mailed to such owner at such owner's address shown on said bond registration records, without, except for final payment, the presentation or surrender of this Bond, and all such payments shall discharge the obligations of the County to the extent of the payments so made. Any such interest not so punctually paid or duly provided for on any interest payment date shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such defaulted interest shall be payable to the person in whose name this Bond is registered at the close of business on the date (the "Special Record Date") for payment of such defaulted interest to be fixed by the Registration Agent, notice of which shall be given to the owners of the Bonds of the issue of which this Bond is one not less than ten (10) days prior to such Special Record Date. Payment of principal of [and premium, if any, on] this Bond shall be made when due upon presentation and surrender of this Bond to the Registration Agent.

Except as otherwise provided herein or in the Resolution, as hereinafter defined, this Bond shall be registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC"), which will act as securities depository for the Bonds of the series of which this Bond is one. One Bond for each maturity of the Bonds shall be issued to DTC and immobilized in its custody. A book-entry system shall be employed, evidencing ownership of the Bonds in \$5,000 denominations, or multiples thereof, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants, as defined in the Resolution, pursuant to rules and procedures established by DTC. So long as Cede & Co., as nominee for DTC, is the registered owner of the Bonds, the County and the Registration Agent shall treat Cede & Co., as the only owner of the Bonds for all purposes under the Resolution, including receipt of all principal of, premium, if any, and interest on the Bonds, receipt of

notices, voting and requesting or taking or not taking, or consenting to, certain actions hereunder. Payments of principal, interest, and redemption premium, if any, with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid directly to DTC or its nominee, Cede & Co. DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners, as defined in the Resolution. Neither the County nor the Registration Agent shall be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants. In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the book-entry system of evidence and transfer of ownership of the Bonds would adversely affect its interests or the interests of the Beneficial Owners of the Bonds, the County may discontinue the book-entry system with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. Neither the County nor the Registration Agent shall have any responsibility or obligations to any DTC Participant or any Beneficial Owner with respect to (i) the Bonds; (ii) the accuracy of any records maintained by DTC or any DTC Participant; (iii) the payment by DTC or any DTC Participant of any amount due to any Beneficial Owner in respect of the principal of and interest on the Bonds; (iv) the delivery or timeliness of delivery by DTC or any DTC Participant of any notice due to any Beneficial Owner that is required or permitted under the terms of the Resolution to be given to Beneficial Owners, (v) the selection of Beneficial Owners to receive payments in the event of any partial redemption of the Bonds; or (vi) any consent given or other action taken by DTC, or its nominee, Cede & Co., as owner.

Bonds maturing April 1, 20__ through April 1, 20__, inclusive, shall mature without option of prior redemption and Bonds maturing April 1, 20__ and thereafter, shall be subject to redemption prior to maturity at the option of the County on April 1, 20__ and thereafter, as a whole or in part at any time at the redemption price of par plus accrued interest to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be designated by the Board of County Commissioners of the County, in its discretion. If less than all the principal amount of the Bonds of a maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:

(i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the amount of the interest of each DTC Participant in the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or

(ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.

[Subject to the credit hereinafter provided, the County shall redeem Bonds maturing _____ on the redemption dates set forth below opposite the maturity dates, in aggregate principal amounts equal to the respective dollar amounts set forth below opposite the respective redemption dates at a price of par plus accrued interest thereon to the date of redemption. DTC, as securities depository for the series of Bonds of which this Bond is one, or such Person as shall then be serving as the securities depository for the Bonds, shall determine the interest of each Participant in the Bonds to be redeemed using its procedures generally in use at that time. If DTC, or another securities depository is no longer serving as securities depository for the Bonds, the Bonds to be redeemed within a maturity shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall select. The dates of redemption and principal amount of Bonds to be redeemed on said dates are as follows:

<u>Final</u> <u>Maturity</u>	<u>Redemption</u> <u>Date</u>	<u>Principal Amount</u> <u>of Bonds</u> <u>Redeemed</u>
---------------------------------	----------------------------------	---

*Final Maturity

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the

operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.]

Notice of call for redemption, whether optional or mandatory, shall be given by the Registration Agent not less than thirty (30) nor more than sixty (60) days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for the redemption of any of the Bonds for which proper notice was given. As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant will not affect the validity of such redemption. From and after any redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth in the Resolution, as hereafter defined.

This Bond is transferable by the registered owner hereof in person or by such owner's attorney duly authorized in writing at the principal corporate trust office of the Registration Agent set forth on the front side hereof, but only in the manner, subject to limitations and upon payment of the charges provided in the Resolution, as hereafter defined, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denominations of the same maturity and interest rate for the same aggregate principal amount will be issued to the transferee in exchange therefor. The person in whose name this Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bond shall be overdue. Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner thereof, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in authorized denomination or denominations, upon the terms set forth in the Resolution. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular Record Date or Special Record Date and ending on the corresponding interest payment date of such Bond, nor to transfer or exchange any Bond after the notice calling such Bond for redemption has been made, nor during a period following the receipt of instructions from the County to call such Bond for redemption.

This Bond is one of a total authorized issue aggregating \$ _____ and issued by the County for the purpose of providing funds to pay all or a portion of the costs associated with (1) the installation of air conditioning for the County's Agricultural Expo Park, the construction and equipping of a maintenance facility for County schools, the construction of improvements to and equipping of the Spring Hill Recreational Center, and the legal, fiscal, architectural, administrative and engineering costs incident thereto; and (2) the issuance and sale of the bonds of which this Bond is one, under and in full compliance with the constitution and statutes of the State of Tennessee, including Sections 9-21-101, et seq., Tennessee Code Annotated, and pursuant to a resolution duly adopted by the Board of County Commissioners of the County on the 8th day of January, 2007 (the "Resolution").

This Bond is payable from unlimited ad valorem taxes to be levied on all taxable property within the County. For a more complete statement of the general covenants and provisions pursuant to which this Bond is issued, reference is hereby made to said Resolution.

This Bond and the income therefrom are exempt from all present state, county and municipal taxes in Tennessee except (a) inheritance, transfer and estate taxes, (b) Tennessee excise taxes on interest on the Bond during the period the Bond is held or beneficially owned by any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee, and (c) Tennessee franchise taxes by reason of the inclusion of the book value of the Bond in the Tennessee franchise tax base of any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee.

It is hereby certified, recited, and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this Bond exist, have happened and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other indebtedness of the County, does not exceed any limitation prescribed by the constitution and statutes of the State of Tennessee.

IN WITNESS WHEREOF, the County has caused this Bond to be signed by its County Mayor with his manual or facsimile signature and attested by its County Clerk with her manual or facsimile signature under an impression or facsimile of the corporate seal of the County, all as of the date hereinabove set forth.

WILLIAMSON COUNTY, TENNESSEE

BY: _____
County Mayor

ATTESTED:

County Clerk

Transferable and payable at the
principal corporate trust office of: _____

Date of Registration: _____

This Bond is one of the issue of Bonds issued pursuant to the Resolution hereinabove described.

Registration Agent

By: _____
Authorized Officer

(FORM OF ASSIGNMENT)

FOR VALUE RECEIVED, the undersigned sells, assigns, and transfers unto _____, whose address is _____ (Please insert Federal Identification or Social Security Number of Assignee _____), the within Bond of Williamson County, Tennessee, and does hereby irrevocably constitute and appoint _____, attorney, to transfer the said Bond on the records kept for registration thereof with full power of substitution in the premises.

Dated: _____

NOTICE: The signature to this assignment must correspond with the name of the registered owner as it appears on the face of the within Bond in every particular, without alteration or enlargement or any change whatsoever.

Signature guaranteed:

NOTICE: Signature(s) must be guaranteed by a member firm of a Medallion Program acceptable to the Registration Agent.

Section 6. Levy of Tax. The County, through its Governing Body, shall annually levy and collect a tax upon all taxable property within the County, in addition to all other taxes authorized by law, sufficient to pay principal of, premium, if any, and interest on the Bonds when due, and for that purpose there is hereby levied a direct annual tax in such amount as may be found necessary each year to pay principal and interest coming due on the Bonds in said year. Principal and interest falling due at any time

when there are insufficient funds from this tax levy on hand shall be paid from the current funds of the County and reimbursement therefor shall be made out of the taxes hereby provided to be levied when the same shall have been collected. The tax herein provided may be reduced to the extent of any appropriations from other funds, taxes and revenues of the County to the payment of debt service on the Bonds.

Section 7. Sale of Bonds. The Bonds shall be offered for public sale, as required by law at a price of not less than ninety-nine percent (99%) of par and accrued interest, as a whole or in part, from time to time, as shall be determined by the County Mayor in consultation with the County's financial advisor, Stephens Inc., Nashville, Tennessee (the "Financial Advisor"). No Bonds shall be sold at an interest rate exceeding the maximum rate permitted by applicable State law at the time of the sale of the Bonds, or any emission thereof. The Bonds shall be sold at public sale by physical delivery of bids or by electronic bidding by means of an Internet bidding service as shall be determined by the County Mayor in consultation with the Financial Advisor. The County Mayor is authorized to award the Bonds to the bidder whose bid results in the lowest true interest cost to the County, provided the rate on none of the Bonds exceeds the maximum rate permitted by applicable State law at the time of the sale of the Bonds or any emission thereof. The award of the Bonds by the County Mayor to the lowest bidder shall be binding on the County, and no further action of the Governing Body with respect thereto shall be required. The County Mayor, in consultation with the Financial Advisor, is further authorized to change the designation of the Bonds to a designation other than "General Obligation Bonds, Series 2007" and to change the dated date of the Bonds or any emission thereof, to a date other than the date of issuance, to change the first interest payment date on the Bonds or any emission thereof to a date other than October 1, 2007 and to establish the principal and interest payment dates and maturity amounts of the Bonds or any emission thereof, provided the total principal amount of all emissions of the Bonds does not exceed the total amount of Bonds authorized herein and the final maturity date of any emission shall not be later than June 1, 2027, to change the County's optional redemption provisions of the Bonds, or any emission thereof, provided the redemption premium, if any, shall not exceed two percent (2%) of the par amount of the Bonds called for redemption, to sell the Bonds or any maturities thereof as term bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as otherwise determined by the County Mayor, as he shall deem most advantageous to the County, and to cause all or a portion of the Bonds to be insured by a bond insurance policy issued by a nationally recognized bond insurance company to achieve the purposes set forth herein and to serve the best interests of the County. The County Mayor and the County Clerk, or either of them, are authorized to cause the Bonds to be authenticated and delivered by the Registration Agent to the successful bidder and to execute, publish, and deliver all certificates and documents, including an official statement and closing certificates, as they shall deem necessary in connection with the sale and delivery of the Bonds. The County Mayor and the County Clerk, or either of them, are authorized to enter into an agreement with the Financial Advisor to provide financial advisory services for the County and services related to the issuance, sale and delivery of the Bonds. The County Mayor is authorized to sell the Bonds, or any emission thereof, simultaneously with any other bonds or notes authorized by resolution or resolutions of the Governing Body. The County Mayor is further authorized to sell the Bonds, or any emission thereof, as a single issue of bonds with any other bonds with substantially similar terms authorized by resolution or resolutions of the Governing Body, in one or more emissions or series as he shall deem to be advantageous to the County; provided, however, that the total aggregate principal amount of combined bonds to be sold does not exceed the total aggregate principal amount of Bonds authorized by this resolution or bonds authorized by any other resolution or resolutions adopted by the Governing Body.

No Bonds shall be issued hereunder until the publication of the Initial Resolution adopted on the date hereof, together with the statutory notice required by Section 9-21-206, Tennessee Code Annotated, and twenty (20) days have elapsed following such publication during which no legally sufficient petition protesting the issuance of the Bonds has been filed with the County Clerk.

Section 8. Disposition of Bond Proceeds. From the proceeds of the sale of the Bonds shall be disbursed as follows:

(a) all accrued interest, if any, shall be deposited to the appropriate fund of the County to be used to pay interest on the Bonds on the first interest payment date following delivery of the Bonds; and

(b) the remainder of the proceeds of the sale of the Bonds shall be paid to the County Trustee to be deposited with a financial institution regulated by the Federal Deposit Insurance Corporation or similar federal agency in a special fund known as the "2007 General Obligation Construction Fund" (the "Construction Fund") to be kept separate and apart from all other funds of the County. The funds in the Construction Fund shall be disbursed solely to pay or reimburse the County for the prior payment of the costs of the Projects, including necessary legal, accounting, engineering, architectural and fiscal expenses, printing, engraving, advertising and similar expenses, administrative and clerical costs, rating agency fees, Registration Agent fees, bond insurance premiums (if any) and other necessary miscellaneous expenses incurred in connection therewith. Money in the Construction Fund shall be secured in the manner prescribed by applicable statutes relative to the securing of public or trust funds, if any, or, in the

absence of such a statute, by a pledge of readily marketable securities having at all times a market value of not less than the amount in said Construction Fund. Money in the Construction Fund shall be expended only for the purposes authorized by this resolution. Any funds remaining in the Construction Fund after completion of the Projects and the purposes authorized by the Note Resolution and payment of authorized expenses shall be used to pay principal of, premium, if any, and interest on the Bonds. Moneys in the Construction Fund shall be invested as directed by the County Trustee in such investments as shall be permitted by applicable law. Earnings on investments in the Construction Fund may either be retained in the Construction Fund and used for the same purposes as all other funds in the Construction Fund or paid to the debt service fund to be used to pay interest on the Bonds, as the County Mayor in his discretion shall determine.

Section 9. Official Statement. The County Mayor and Director of Accounts and Budgets are hereby authorized and directed to provide for the preparation and distribution of a Preliminary Official Statement describing the Bonds. After bids have been received and the Bonds have been awarded, the County Mayor and Director of Accounts and Budgets shall make such completions, omissions, insertions and changes in the Preliminary Official Statement not inconsistent with this resolution as are necessary or desirable to complete it as a final Official Statement for purposes of Rule 15c2-12(e)(3) of the Securities and Exchange Commission. The County Mayor and Director of Accounts and Budgets shall arrange for the delivery to the successful bidder on the Bonds of a reasonable number of copies of the Official Statement within seven business days after the Bonds have been awarded for delivery, by the successful bidder on the Bonds, to each potential investor requesting a copy of the Official Statement and to each person to whom such bidder and members of his bidding group initially sell the Bonds.

The County Mayor and Director of Accounts and Budgets are authorized, on behalf of the County, to deem the Preliminary Official Statement and the Official Statement in final form, each to be final as of its date within the meaning of Rule 15c2-12(b)(1), except for the omission in the Preliminary Official Statement of certain pricing and other information allowed to be omitted pursuant to such Rule 15c2-12(b)(1). The distribution of the Preliminary Official Statement and the Official Statement in final form shall be conclusive evidence that each has been deemed in final form as of its date by the County except for the omission in the Preliminary Official Statement of such pricing and other information.

Section 10. Arbitrage. The County recognizes that the purchasers and owners of the Bonds will have accepted them on, and paid therefor a price that reflects, the understanding that interest thereon is excludable from gross income for purposes of federal income taxation under laws in force on the date of delivery of the Bonds. In this connection, the County agrees that it shall take no action which may cause the interest on any of said Bonds to be included in gross income for federal income taxation. It is the reasonable expectation of the Governing Body of the County that the proceeds of the Bonds will not be used in a manner which will cause the Bonds to be "arbitrage bonds" within the meaning of Section 148 of the Code, and to this end the said proceeds of the Bonds and other related funds established for the purposes herein set out shall be used and spent expeditiously for the purposes described herein. The Governing Body further covenants and represents that in the event it shall be required by Section 148(f) of the Code to pay any investment proceeds of the Bonds to the United States government, it will make such payments as and when required by said Section 148(f) and will take such other actions as shall be necessary or permitted to prevent the interest on the Bonds from becoming taxable. The County Mayor and County Clerk, or either of them, are authorized and directed to make such certifications in this regard in connection with the sale of the Bonds as either or both shall deem appropriate, and such certifications shall constitute a representation and certification of the County.

Section 11. Discharge and Satisfaction of Bonds. If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in any one or more of the following ways, to wit:

(a) By paying or causing to be paid, by deposit of sufficient funds as and when required with the Registration Agent, the principal of and interest on such Bonds as and when the same become due and payable;

(b) By depositing or causing to be deposited with any trust company or financial institution whose deposits are insured by the Federal Deposit Insurance Corporation or similar federal agency and which has trust powers ("an Agent"; which Agent may be the Registration Agent) in trust or escrow, on or before the date of maturity or redemption, sufficient money or Federal Obligations, as hereafter defined, the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such Bonds and to pay interest thereon when due until the maturity or redemption date (provided, if such Bonds are to be redeemed prior to maturity thereof, proper notice of such redemption shall have been given or adequate provision shall have been made for the giving of such notice);

(c) By delivering such Bonds to the Registration Agent, for cancellation by it;

and if the County shall also pay or cause to be paid all other sums payable hereunder by the County with respect to such Bonds, or make adequate provision therefor, and by resolution of the Governing Body

instruct any such Escrow Agent to pay amounts when and as required to the Registration Agent for the payment of principal of and interest on such Bonds when due, then and in that case the indebtedness evidenced by such Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the County to the holders of such Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void.

If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in the manner provided in either clause (a) or clause (b) above, then the registered owners thereof shall thereafter be entitled only to payment out of the money or Federal Obligations deposited as aforesaid.

Except as otherwise provided in this Section, neither Federal Obligations nor moneys deposited with the Registration Agent pursuant to this Section nor principal or interest payments on any such Federal Obligations shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and interest on said Bonds; provided that any cash received from such principal or interest payments on such Federal Obligations deposited with the Registration Agent, (A) to the extent such cash will not be required at any time for such purpose, shall be paid over to the County as received by the Registration Agent and (B) to the extent such cash will be required for such purpose at a later date, shall, to the extent practicable, be reinvested in Federal Obligations maturing at times and in amounts sufficient to pay when due the principal and interest to become due on said Bonds on or prior to such redemption date or maturity date thereof, as the case may be, and interest earned from such reinvestments shall be paid over to the County, as received by the Registration Agent. For the purposes of this Section, Federal Obligations shall mean direct obligations of, or obligations, the principal of and interest on which are guaranteed by, the United States of America, or any agency thereof, obligations of any agency or instrumentality of the United States or any other obligations at the time of the purchase thereof are permitted investments under Tennessee Law for the purposes described in this Section, which bonds or other obligations shall not be subject to redemption prior to their maturity other than at the option of the registered owner thereof.

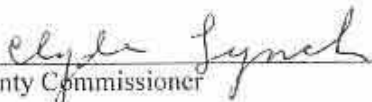
Section 12. Continuing Disclosure. The County hereby covenants and agrees that it will provide annual financial information and material event notices as required by Rule 15c2-12 of the Securities Exchange Commission for the Bonds. The County Mayor is authorized to execute at the Closing of the sale of the Bonds, an agreement for the benefit of and enforceable by the owners of the Bonds specifying the details of the financial information and material event notices to be provided and its obligations relating thereto. Failure of the County to comply with the undertaking herein described and to be detailed in said closing agreement, shall not be a default hereunder, but any such failure shall entitle the owner or owners of any of the Bonds to take such actions and to initiate such proceedings as shall be necessary and appropriate to cause the County to comply with their undertaking as set forth herein and in said agreement, including the remedies of mandamus and specific performance.

Section 13. Resolution a Contract. The provisions of this resolution shall constitute a contract between the County and the registered owners of the Bonds, and after the issuance of the Bonds, no change, variation or alteration of any kind in the provisions of this resolution shall be made in any manner until such time as the Bonds and interest due thereon shall have been paid in full.

Section 14. Separability. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.

Section 15. Repeal of Conflicting Resolutions and Effective Date. All other resolutions and orders, or parts thereof, in conflict with the provisions of this resolution, are, to the extent of such conflict, hereby repealed and this resolution shall be in immediate effect from and after its adoption.

Adopted and approved this 8th day of January, 2007.


County Commissioner

COMMITTEES REFERRED TO AND ACTION TAKEN:

Budget Committee For _____ Against _____
For _____ Against _____

COMMISSION ACTION TAKEN: For _____ Against _____ Pass _____ Out _____
Abstain _____ Absent _____

Elaine H. Anderson, County Clerk

Houston Naron, Jr.- Commission Chairman

Rogers Anderson, County Mayor

Date

(dg/con/Jan2007GOBond-DetailedRes)

STATE OF TENNESSEE)

COUNTY OF WILLIAMSON)

I, Elaine H. Anderson, certify that I am the duly qualified and acting County Clerk of Williamson County, Tennessee, and as such official I further certify that attached hereto is a copy of excerpts from the minutes of a regular meeting of the governing body of the County held on January 21, 2007; that these minutes were promptly and fully recorded and are open to public inspection; that I have compared said copy with the original minute record of said meeting in my official custody; and that said copy is a true, correct and complete transcript from said original minute record insofar as said original record relates not to exceed \$7,665,000 General Obligation Bonds, Series 2007 of said County.

WITNESS my official signature this _____ day of _____, 2007.

County Clerk

RESOLUTION NO. 1-07-26

Requested by: Budget Director

A RESOLUTION AUTHORIZING THE ISSUANCE OF COUNTY DISTRICT SCHOOL BONDS, SERIES 2007, IN THE AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED TWENTY EIGHT MILLION FOUR HUNDRED SIXTY THOUSAND DOLLARS (\$28,460,000) OF WILLIAMSON COUNTY, TENNESSEE; MAKING PROVISION FOR THE ISSUANCE, SALE AND PAYMENT OF SAID BONDS; ESTABLISHING THE TERMS THEREOF AND THE DISPOSITION OF PROCEEDS THEREFROM; AND PROVIDING FOR THE LEVY OF TAXES FOR THE PAYMENT OF PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS

WHEREAS, by Sections 49-3-1001 to 49-3-1008, inclusive, Tennessee Code Annotated, counties in Tennessee are authorized through their respective governing bodies to issue and sell bonds of said counties for school purposes; and

WHEREAS, the Board of County Commissioners of the County has also heretofore determined that it is necessary and advisable to issue county district school bonds for the purpose of (1) providing funds to finance the cost of erecting, repairing, furnishing and equipping of elementary and middle school buildings and facilities in and for that portion of the County lying outside the territorial limits of the Franklin Special School District, including but not limited to Longview Elementary, Nolensville Elementary and a new middle school, the acquisition of all property, real and personal, appurtenant to the foregoing, and payment of legal, fiscal, administrative, architectural and engineering costs incident to the foregoing (collectively, the "Projects"); and (2) paying the costs of issuance of the bonds authorized herein; and

WHEREAS, the bonds will secured in the same manner as bonds heretofore issued by the County as "Rural School Bonds", namely from ad valorem taxes levied on property lying outside the territorial limits of the Franklin Special School District, but will be named "County District School Bonds" in an effort to more effectively market the creditworthiness of the bonds and minimize the debt service costs associated therewith; and

WHEREAS, it is the intention of the Board of County Commissioners to adopt this resolution for the purpose of authorizing not to exceed \$28,460,000 in aggregate principal amount of said bonds, providing for the issuance, sale and payment of said bonds, establishing the terms thereof, and the disposition of proceeds therefrom, and providing for the levy of a tax under certain conditions for the payment of principal thereof, premium, if any, and interest thereon.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Williamson County, Tennessee, as follows:

Section 1. Authority. The bonds authorized by this resolution are issued pursuant to Sections 49-3-1001 to 49-3-1008, inclusive, Tennessee Code Annotated, and other applicable provisions of law.

Section 2. Definitions. The following terms shall have the following meanings in this resolution unless the text expressly or by necessary implication requires otherwise:

(a) "Bonds" means not to exceed \$28,460,000 County District School Bonds, Series 2007 of the County, to be dated the date of issuance, or such other designation and dated date as shall be determined by the County Mayor pursuant to Section 7 hereof;

(b) "Book-Entry Form" or "Book-Entry System" means a form or system, as applicable, under which physical bond certificates in fully registered form are issued to a Depository, or to its nominee as Registered Owner, with the certificate of bonds being held by and "immobilized" in the custody of such Depository, and under which records maintained by persons, other than the County or the Registration Agent, constitute the written record that identifies, and records the transfer of, the beneficial "book-entry" interests in those bonds;

(c) "Code" means the Internal Revenue Code of 1986, as amended, and all regulations promulgated thereunder;

(d) "County" means Williamson County, Tennessee;

(e) "Depository" means any securities depository that is a clearing agency under federal laws operating and maintaining, with its participants or otherwise, a Book-Entry System, including, but not limited to, DTC;

(f) "DTC" means the Depository Trust Company, a limited purpose company organized under the laws of the State of New York, and its successors and assigns;

(g) "DTC Participant(s)" means securities brokers and dealers, banks, trust companies and clearing corporations that have access to the DTC System;

(h) "Governing Body" means the Board of County Commissioners of the County;

(i) "Projects" shall have the meaning ascribed in the preamble; and

(j) "Registration Agent" means the registration and paying agent for the Bonds appointed by the County Mayor of the County, or any successor designated by the Governing Body.

Section 3. Authorization and Terms of the Bonds.

(a) For the purpose of providing funds to (i) pay the costs of the Projects, (ii) reimburse the appropriate fund of the County for any expenditures previously expended for costs of the Projects; and (iii) pay costs incident to the issuance and sale of the Bonds, there are hereby authorized to be issued bonds of the County in the aggregate principal amount of not to exceed \$28,460,000. The Bonds shall be issued in fully registered, book-entry form, without coupons, shall be known as "County District School Bonds, Series 2007" and shall be dated the date of issuance, or having such other designation and dated date as shall be determined by the County Mayor pursuant to Section 7 hereof. The Bonds shall bear interest at a rate or rates not exceeding the maximum rate permitted by applicable State law at the time of the sale of the bonds, or any emission thereof, payable semi-annually on April 1 and October 1 in each year, commencing October 1, 2007 (subject to modification pursuant to Section 7 thereof). The Bonds shall be issued initially in \$5,000 denominations or integral multiples thereof, as shall be requested by the purchaser thereof, and shall mature, subject to prior optional redemption as hereinafter provided, either serially or through mandatory redemption, commencing on April 1, 2008, and continuing on the first day of April of each year thereafter through and including April 1, 2027, the final maturity date (subject to modifications pursuant to Section 7 thereof), in such amounts as shall be established in the certificate of the County Mayor awarding the sale of the Bonds.

(b) Subject to the modifications permitted pursuant to Section 7 hereof, Bonds maturing April 1, 2008 through April 1, 2017 shall mature without option of prior redemption and Bonds maturing April 1, 2018 and thereafter shall be subject to redemption prior to maturity at the option of the County on April 1, 2017 and thereafter, as a whole or in part, at any time at the redemption price of par plus accrued interest to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be selected by the Governing Body in its discretion. If less than all of the Bonds within a single maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:

(i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or

(ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the

Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.

(c) Pursuant to Section 7 hereof, the County Mayor is authorized to sell the Bonds, or any maturities thereof, as term bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as determined by the County Mayor. In the event any or all the Bonds are sold as term bonds, the County shall redeem term bonds on redemption dates corresponding to the maturity dates set forth herein, in aggregate principal amounts equal to the maturity amounts established pursuant to Section 7 hereof for each redemption date, as such maturity amounts may be adjusted pursuant to Section 7 hereof, at a price of par plus accrued interest thereon to the date of redemption. The term bonds to be redeemed within a single maturity shall be selected in the manner described in subsection (b) above.

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such mandatory redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.

(d) Notice of call for redemption, whether optional or mandatory, shall be given by the Registration Agent on behalf of the County not less than thirty (30) nor more than sixty (60) days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for redemption of any of the Bonds for which proper notice was given. As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant or Beneficial Owner will not affect the validity of such redemption. The Registration Agent shall mail said notices as and when directed by the County pursuant to written instructions from an authorized representative of the County (other than for a mandatory sinking fund redemption, notices of which shall be given on the dates provided herein) given at least forty-five (45) days prior to the redemption date (unless a shorter notice period shall be satisfactory to the Registration Agent). From and after the redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth herein.

(e) The County hereby authorizes and directs the County Mayor to appoint the Registration Agent for the Bonds and hereby authorizes and directs the Registration Agent so appointed to maintain Bond registration records with respect to the Bonds, to authenticate and deliver the Bonds as provided herein, either at original issuance or upon transfer, to effect transfers of the Bonds, to give all notices of redemption as required herein, to make all payments of principal and interest with respect to the Bonds as provided herein, to cancel and destroy Bonds which have been paid at maturity or upon earlier redemption or submitted for exchange or transfer, to furnish the County at least annually a certificate of destruction with respect to Bonds canceled and destroyed, and to furnish the County at least annually an audit confirmation of Bonds paid, Bonds outstanding and payments made with respect to interest on the Bonds. The County Mayor is hereby authorized to execute and the County Clerk is hereby authorized to attest such written agreement between the County and the Registration Agent as they shall deem necessary and proper with respect to the obligations, duties and rights of the Registration Agent. The payment of all reasonable fees and expenses of the Registration Agent for the discharge of its duties and obligations hereunder or under any such agreement is hereby authorized and directed.

(f) The Bonds shall be payable, both principal and interest, in lawful money of the United States of America at the main office of the Registration Agent. The Registration Agent shall make all interest payments with respect to the Bonds by check or draft on each interest payment date directly to the

registered owners as shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by depositing said payment in the United States mail, postage prepaid, addressed to such owners at their addresses shown on said Bond registration records; without, except for final payment, the presentation or surrender of such registered Bonds, and all such payments shall discharge the obligations of the County in respect of such Bonds to the extent of the payments so made. Payment of principal of and premium, if any, on the Bonds shall be made upon presentation and surrender of such Bonds to the Registration Agent as the same shall become due and payable. All rates of interest specified herein shall be computed on the basis of a three hundred sixty (360) day year composed of twelve (12) months of thirty (30) days each. In the event the Bonds are no longer registered in the name of DTC, or a successor Depository, if requested by the Owner of at least \$1,000,000 in aggregate principal amount of the Bonds, payment of interest on such Bonds shall be paid by wire transfer to a bank within the continental United States or deposited to a designated account if such account is maintained with the Registration Agent and written notice of any such election and designated account is given to the Registration Agent prior to the record date.

(g) Any interest on any Bond that is payable but is not punctually paid or duly provided for on any interest payment date (hereinafter "Defaulted Interest") shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such Defaulted Interest shall be paid by the County to the persons in whose names the Bonds are registered at the close of business on a date (the "Special Record Date") for the payment of such Defaulted Interest, which shall be fixed in the following manner: the County shall notify the Registration Agent in writing of the amount of Defaulted Interest proposed to be paid on each Bond and the date of the proposed payment, and at the same time the County shall deposit with the Registration Agent an amount of money equal to the aggregate amount proposed to be paid in respect of such Defaulted Interest or shall make arrangements satisfactory to the Registration Agent for such deposit prior to the date of the proposed payment, such money when deposited to be held in trust for the benefit of the persons entitled to such Defaulted Interest as in this Section provided. Thereupon, not less than ten (10) days after the receipt by the Registration Agent of the notice of the proposed payment, the Registration Agent shall fix a Special Record Date for the payment of such Defaulted Interest which Date shall be not more than fifteen (15) nor less than ten (10) days prior to the date of the proposed payment to the registered owners. The Registration Agent shall promptly notify the County of such Special Record Date and, in the name and at the expense of the County, not less than ten (10) days prior to such Special Record Date, shall cause notice of the proposed payment of such Defaulted Interest and the Special Record Date therefor to be mailed, first class postage prepaid, to each registered owner at the address thereof as it appears in the Bond registration records maintained by the Registration Agent as of the date of such notice. Nothing contained in this Section or in the Bonds shall impair any statutory or other rights in law or in equity of any registered owner arising as a result of the failure of the County to punctually pay or duly provide for the payment of principal of, premium, if any, and interest on the Bonds when due.

(h) The Bonds are transferable only by presentation to the Registration Agent by the registered owner, or his legal representative duly authorized in writing, of the registered Bond(s) to be transferred with the form of assignment on the reverse side thereof completed in full and signed with the name of the registered owner as it appears upon the face of the Bond(s) accompanied by appropriate documentation necessary to prove the legal capacity of any legal representative of the registered owner. Upon receipt of the Bond(s) in such form and with such documentation, if any, the Registration Agent shall issue a new Bond or the Bond to the assignee(s) in \$5,000 denominations, or integral multiples thereof, as requested by the registered owner requesting transfer. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular or Special Record Date and ending on the corresponding interest payment date of such Bond, nor to transfer or exchange any Bond after the publication of notice calling such Bond for redemption has been made, nor to transfer or exchange any Bond during the period following the receipt of instructions from the County to call such Bond for redemption; provided, the Registration Agent, at its option, may make transfers after any of said dates. No charge shall be made to any registered owner for the privilege of transferring any Bond, provided that any transfer tax relating to such transaction shall be paid by the registered owner requesting transfer. The person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bonds shall be overdue. The Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in any authorized denomination or denominations.

(i) The Bonds shall be executed in such manner as may be prescribed by applicable law, in the name, and on behalf, of the County with the manual or facsimile signature of the County Mayor and attested by the manual or facsimile signature of the County Clerk.

(j) Except as otherwise provided in this resolution, the Bonds shall be registered in the name of Cede & Co., as nominee of DTC, which will act as securities depository for the Bonds. References in

this Section to a Bond or the Bonds shall be construed to mean the Bond or the Bonds that are held under the Book-Entry System. One Bond for each maturity shall be issued to DTC and immobilized in its custody. A Book-Entry System shall be employed, evidencing ownership of the Bonds in authorized denominations, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants pursuant to rules and procedures established by DTC.

Each DTC Participant shall be credited in the records of DTC with the amount of such DTC Participant's interest in the Bonds. Beneficial ownership interests in the Bonds may be purchased by or through DTC Participants. The holders of these beneficial ownership interests are hereinafter referred to as the "Beneficial Owners." The Beneficial Owners shall not receive the Bonds representing their beneficial ownership interests. The ownership interests of each Beneficial Owner shall be recorded through the records of the DTC Participant from which such Beneficial Owner purchased its Bonds. Transfers of ownership interests in the Bonds shall be accomplished by book entries made by DTC and, in turn, by DTC Participants acting on behalf of Beneficial Owners. SO LONG AS CEDE & CO., AS NOMINEE FOR DTC, IS THE REGISTERED OWNER OF THE BONDS, THE REGISTRATION AGENT SHALL TREAT CEDE & CO., AS THE ONLY HOLDER OF THE BONDS FOR ALL PURPOSES UNDER THIS RESOLUTION, INCLUDING RECEIPT OF ALL PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS, RECEIPT OF NOTICES, VOTING AND REQUESTING OR DIRECTING THE REGISTRATION AGENT TO TAKE OR NOT TO TAKE, OR CONSENTING TO, CERTAIN ACTIONS UNDER THIS RESOLUTION.

Payments of principal, interest, and redemption premium, if any, with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid by the Registration Agent directly to DTC or its nominee, Cede & Co. as provided in the Letter of Representation relating to the Bonds from the County and the Registration Agent to DTC (the "Letter of Representation"). DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners. The County and the Registration Agent shall not be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants.

In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the Book-Entry System of evidence and transfer of ownership of the Bonds would adversely affect their interests or the interests of the Beneficial Owners of the Bonds, the County shall discontinue the Book-Entry System with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner.

THE COUNTY AND THE REGISTRATION AGENT SHALL NOT HAVE ANY RESPONSIBILITY OR OBLIGATIONS TO ANY DTC PARTICIPANT OR ANY BENEFICIAL OWNER WITH RESPECT TO (i) THE BONDS; (ii) THE ACCURACY OF ANY RECORDS MAINTAINED BY DTC OR ANY DTC PARTICIPANT; (iii) THE PAYMENT BY DTC OR ANY DTC PARTICIPANT OF ANY AMOUNT DUE TO ANY BENEFICIAL OWNER IN RESPECT OF THE PRINCIPAL OF AND INTEREST ON THE BONDS; (iv) THE DELIVERY OR TIMELINESS OF DELIVERY BY DTC OR ANY DTC PARTICIPANT OF ANY NOTICE DUE TO ANY BENEFICIAL OWNER THAT IS REQUIRED OR PERMITTED UNDER THE TERMS OF THIS RESOLUTION TO BE GIVEN TO BENEFICIAL OWNERS, (v) THE SELECTION OF BENEFICIAL OWNERS TO RECEIVE PAYMENTS IN THE EVENT OF ANY PARTIAL REDEMPTION OF THE BONDS; OR (vi) ANY CONSENT GIVEN OR OTHER ACTION TAKEN BY DTC, OR ITS NOMINEE, CEDE & CO., AS OWNER.

(k) The Registration Agent is hereby authorized to take such action as may be necessary from time to time to qualify and maintain the Bonds for deposit with DTC, including but not limited to, wire transfers of interest and principal payments with respect to the Bonds, utilization of electronic book entry data received from DTC in place of actual delivery of Bonds and provision of notices with respect to Bonds registered by DTC (or any of its designees identified to the Registration Agent) by overnight delivery, courier service, telegram, telecopy or other similar means of communication. No such arrangements with DTC may adversely affect the interest of any of the owners of the Bonds, provided, however, that the Registration Agent shall not be liable with respect to any such arrangements it may make pursuant to this section.

(l) The Registration Agent is hereby authorized to authenticate and deliver the Bonds to the original purchaser, upon receipt by the County of the proceeds of the sale thereof and to authenticate and deliver Bonds in exchange for Bonds of the same principal amount delivered for transfer upon receipt of the Bond(s) to be transferred in proper form with proper documentation as hereinabove described. The Bonds shall not be valid for any purpose unless authenticated by the Registration Agent by the manual signature of an officer thereof on the certificate set forth herein on the Bond form.

(m) In case any Bond shall become mutilated, or be lost, stolen, or destroyed, the County, in its discretion, shall issue, and the Registration Agent, upon written direction from the County, shall authenticate and deliver, a new Bond of like tenor, amount, maturity and date, in exchange and substitution for, and upon the cancellation of, the mutilated Bond, or in lieu of and in substitution for such lost, stolen or destroyed Bond, or if any such Bond shall have matured or shall be about to mature, instead of issuing a substituted Bond the County may pay or authorize payment of such Bond without surrender thereof. In every case the applicant shall furnish evidence satisfactory to the County and the Registration Agent of the destruction, theft or loss of such Bond, and indemnity satisfactory to the County and the Registration Agent; and the County may charge the applicant for the issue of such new Bond an amount sufficient to reimburse the County for the expense incurred by it in the issue thereof.

Section 4. Source of Payment. The Bonds shall be payable from unlimited ad valorem taxes to be levied on all taxable property within the corporate limits of the County lying outside the territorial limits of the Franklin Special School District.

Section 5. Form of Bonds. The Bonds shall be in substantially the following form, the omissions to be appropriately completed when the Bonds are prepared and delivered:

(Form of Face of Bond)

REGISTERED
Number _____

REGISTERED
\$ _____

UNITED STATES OF AMERICA
STATE OF TENNESSEE
COUNTY OF WILLIAMSON
COUNTY DISTRICT SCHOOL BOND, SERIES 2006

Interest Rate:

Maturity Date:

Date of Bond:

CUSIP No.:

Registered Owner:
Principal Amount:

FOR VALUE RECEIVED, Williamson County, Tennessee (the "County") hereby promises to pay to the registered owner hereof, hereinabove named, or registered assigns, in the manner hereinafter provided, the principal amount hereinabove set forth on the maturity date hereinabove set forth (or upon earlier redemption as set forth herein), and to pay interest (computed on the basis of a 360-day year of twelve 30-day months) on said principal amount at the annual rate of interest hereinabove set forth from the date hereof until said maturity date or redemption date, said interest being payable on [October 1, 2007], and semi-annually thereafter on the first day of April and October in each year until this Bond matures or is redeemed. Both principal hereof and interest hereon are payable in lawful money of the United States of America by check or draft at the principal corporate trust office of _____, _____, as registration agent and paying agent (the "Registration Agent"). The Registration Agent shall make all interest payments with respect to this Bond on each interest payment date directly to the registered owner hereof shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by check or draft mailed to such owner at such owner's address shown on said bond registration records, without, except for final payment, the presentation or surrender of this Bond, and all such payments shall discharge the obligations of the County to the extent of the payments so made. Any such interest not so punctually paid or duly provided for on any interest payment date shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such defaulted interest shall be payable to the person in whose name this Bond is registered at the close of business on the date (the "Special Record Date") for payment of such defaulted interest to be fixed by the Registration Agent, notice of which shall be given to the owners of the Bonds of the issue of which this Bond is one not less than ten (10) days prior to such Special Record Date. Payment of principal of [and premium, if any, on] this Bond shall be made when due upon presentation and surrender of this Bond to the Registration Agent.

Except as otherwise provided herein or in the Resolution, as hereinafter defined, this Bond shall be registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC"), which will act as securities depository for the Bonds of the series of which this Bond is one. One Bond for each maturity of the Bonds shall be issued to DTC and immobilized in its custody. A book-entry system shall be employed, evidencing ownership of the Bonds in \$5,000 denominations, or multiples thereof, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants, as defined in the Resolution, pursuant to rules and procedures established by DTC. So long as Cede & Co., as nominee for DTC, is the registered owner of the Bonds, the County and the Registration Agent shall treat Cede & Co., as the only owner of the Bonds for all purposes under the

Resolution, including receipt of all principal of, premium, if any, and interest on the Bonds, receipt of notices, voting and requesting or taking or not taking, or consenting to, certain actions hereunder. Payments of principal, interest, and redemption premium, if any, with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid directly to DTC or its nominee, Cede & Co. DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners, as defined in the Resolution. Neither the County nor the Registration Agent shall be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants. In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the book-entry system of evidence and transfer of ownership of the Bonds would adversely affect its interests or the interests of the Beneficial Owners of the Bonds, the County may discontinue the book-entry system with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. Neither the County nor the Registration Agent shall have any responsibility or obligations to any DTC Participant or any Beneficial Owner with respect to (i) the Bonds; (ii) the accuracy of any records maintained by DTC or any DTC Participant; (iii) the payment by DTC or any DTC Participant of any amount due to any Beneficial Owner in respect of the principal of and interest on the Bonds; (iv) the delivery or timeliness of delivery by DTC or any DTC Participant of any notice due to any Beneficial Owner that is required or permitted under the terms of the Resolution to be given to Beneficial Owners; (v) the selection of Beneficial Owners to receive payments in the event of any partial redemption of the Bonds; or (vi) any consent given or other action taken by DTC, or its nominee, Cede & Co., as owner.

Bonds maturing April 1, 20__ through April 1, 20__, inclusive, shall mature without option of prior redemption and Bonds maturing April 1, 20__ and thereafter, shall be subject to redemption prior to maturity at the option of the County on April 1, 20__ and thereafter, as a whole or in part at any time at the redemption price of par plus accrued interest to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be designated by the Board of County Commissioners of the County, in its discretion. If less than all the principal amount of the Bonds of a maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:

- (i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the amount of the interest of each DTC Participant in the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or
- (ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.

[Subject to the credit hereinafter provided, the County shall redeem Bonds maturing _____ on the redemption dates set forth below opposite the maturity dates, in aggregate principal amounts equal to the respective dollar amounts set forth below opposite the respective redemption dates at a price of par plus accrued interest thereon to the date of redemption. DTC, as securities depository for the series of Bonds of which this Bond is one, or such Person as shall then be serving as the securities depository for the Bonds, shall determine the interest of each Participant in the Bonds to be redeemed using its procedures generally in use at that time. If DTC, or another securities depository is no longer serving as securities depository for the Bonds, the Bonds to be redeemed within a maturity shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall select. The dates of redemption and principal amount of Bonds to be redeemed on said dates are as follows:

Final Maturity	Redemption Date	Principal Amount of Bonds Redeemed
-------------------	--------------------	--

*Final Maturity

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be

redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.]

Notice of call for redemption, whether optional or mandatory, shall be given by the Registration Agent not less than thirty (30) nor more than sixty (60) days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for the redemption of any of the Bonds for which proper notice was given. As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant will not affect the validity of such redemption. From and after any redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth in the Resolution, as hereafter defined.

This Bond is transferable by the registered owner hereof in person or by such owner's attorney duly authorized in writing at the principal corporate trust office of the Registration Agent set forth on the front side hereof, but only in the manner, subject to limitations and upon payment of the charges provided in the Resolution, as hereafter defined, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denominations of the same maturity and interest rate for the same aggregate principal amount will be issued to the transferee in exchange therefor. The person in whose name this Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bond shall be overdue. Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner thereof, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in authorized denomination or denominations, upon the terms set forth in the Resolution. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular Record Date or Special Record Date and ending on the corresponding interest payment date of such Bond, nor to transfer or exchange any Bond after the notice calling such Bond for redemption has been made, nor during a period following the receipt of instructions from the County to call such Bond for redemption.

This Bond is one of a total authorized issue aggregating \$_____ and issued by the County for the purpose of providing funds to (i) pay the costs of the purchase of property for elementary and middle school purposes, purchase of sites for elementary and middle school buildings and facilities, and erecting, repairing, furnishing and equipping of elementary and middle school buildings and facilities, in and for that portion of the County lying outside the territorial limits of the Franklin Special School District; (ii) pay the costs of legal, fiscal, administrative, architectural and engineering costs incident to the foregoing; (iii) reimburse the County for any funds previously expended for costs of the foregoing; and (iv) pay the costs of issuance of the Bonds of which this Bond is one, under and in full compliance with the constitution and statutes of the State of Tennessee, including Sections 49-3-1001 et seq., Tennessee Code Annotated, and pursuant to a resolution duly adopted by the Board of County Commissioners of the County on the 8th day of January, 2007 (the "Resolution").

This Bond is payable from unlimited ad valorem taxes to be levied on all taxable property within the County lying outside the territorial limits of the Franklin Special School District. For a more complete statement of the general covenants and provisions pursuant to which this Bond is issued, reference is hereby made to said Resolution.

This Bond and the income therefrom are exempt from all present state, county and municipal taxes in Tennessee except (a) inheritance, transfer and estate taxes, (b) Tennessee excise taxes on interest on the Bond during the period the Bond is held or beneficially owned by any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee, and (c) Tennessee franchise taxes by reason of the inclusion of the book value of the Bond in the Tennessee

franchise tax base of any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee.

It is hereby certified, recited, and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this Bond exist, have happened and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other indebtedness of the County, does not exceed any limitation prescribed by the constitution and statutes of the State of Tennessee.

IN WITNESS WHEREOF, the County has caused this Bond to be signed by its County Mayor with his manual or facsimile signature and attested by its County Clerk with her manual or facsimile signature, all as of the date hereinabove set forth.

WILLIAMSON COUNTY, TENNESSEE

By: _____
County Mayor

ATTESTED:

County Clerk

Transferable and payable at the
principal corporate trust office of: _____

Date of Registration: _____

This Bond is one of the issue of Bonds issued pursuant to the Resolution hereinabove described.

Registration Agent

By: _____
Authorized Officer

(FORM OF ASSIGNMENT)

FOR VALUE RECEIVED, the undersigned sells, assigns, and transfers unto _____, whose address is _____ (Please insert Federal Identification or Social Security Number of Assignee _____), the within Bond of Williamson County, Tennessee, and does hereby irrevocably constitute and appoint _____, attorney, to transfer the said Bond on the records kept for registration thereof with full power of substitution in the premises.

Dated: _____

NOTICE: The signature to this assignment must correspond with the name of the registered owner as it appears on the face of the within Bond in every particular, without alteration or enlargement or any change whatsoever.

Signature guaranteed: _____

NOTICE: Signature(s) must be guaranteed by a member firm of a Medallion Program acceptable to the Registration Agent.

Section 6. Levy of Tax. The County, through its Governing Body, shall annually levy and collect a tax upon all taxable property within the County lying outside the territorial limits of the Franklin Special School District, in addition to all other taxes authorized by law, sufficient to pay principal of, premium, if any, and interest on the Bonds when due, and for that purpose there is hereby levied a direct annual tax in such amount as may be found necessary each year to pay principal and interest coming due on the Bonds in said year. Principal and interest falling due at any time when there are insufficient funds from this tax levy on hand shall be paid from the current funds of the County and reimbursement therefor shall be made out of the taxes hereby provided to be levied when the same shall have been collected. The tax herein provided may be reduced to the extent of any appropriations from other funds, taxes and revenues of the County to the payment of debt service on the Bonds.

Section 7. Sale of Bonds. The Bonds shall be offered for public sale, as required by law at a price of not less than ninety-nine percent (99%) of par and accrued interest, as a whole or in part, from time to time, as shall be determined by the County Mayor in consultation with the County's financial advisor, Stephens Inc., Nashville, Tennessee (the "Financial Advisor"). No Bonds shall be sold at an interest rate exceeding the maximum rate permitted by applicable State law at the time of the sale of the Bonds, or any emission thereof. The Bonds shall be sold at public sale by physical delivery of bids or by electronic bidding by means of an Internet bidding service as shall be determined by the County Mayor in consultation with the Financial Advisor. The County Mayor is authorized to award the Bonds to the bidder whose bid results in the lowest true interest cost to the County, provided the rate on none of the Bonds exceeds the maximum rate permitted by applicable State law at the time of the sale of the Bonds, or any emission thereof. The award of the Bonds by the County Mayor to the lowest bidder shall be binding on the County, and no further action of the Governing Body with respect thereto shall be required. The County Mayor, in consultation with the Financial Advisor, is further authorized to change the designation of the Bonds to a designation other than "County District School Bonds, Series 2007" and to change the dated date of the Bonds or any emission thereof, to a date other than the date of issuance, to change the first interest payment date on the Bonds or any emission thereof to a date other than October 1, 2007 and to establish the principal and interest payment dates and maturity amounts of the Bonds or any emission thereof, provided the total principal amount of all emissions of the Bonds does not exceed the total amount of Bonds authorized herein and the final maturity date of each emission shall not be later than June 1, 2027, to change the County's optional redemption provisions of the Bonds, or any emission thereof, provided the redemption premium, if any, shall not exceed two percent (2%) of the par amount of the Bonds called for redemption, to sell the Bonds or any maturities thereof as term bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as otherwise determined by the County Mayor, as he shall deem most advantageous to the County, and to cause all or a portion of the Bonds to be insured by a bond insurance policy issued by a nationally recognized bond insurance company to achieve the purposes set forth herein and to serve the best interests of the County. The County Mayor and the County Clerk, or either of them, are authorized to cause the Bonds to be authenticated and delivered by the Registration Agent to the successful bidder and to execute, publish, and deliver all certificates and documents, including an official statement and closing certificates, as they shall deem necessary in connection with the sale and delivery of the Bonds. The County Mayor is further authorized to sell the Bonds, or any emission thereof, as a single issue of bonds with any other bonds with substantially similar terms authorized by resolution or resolutions of the Governing Body, in one or more emissions or series as he shall deem to be advantageous to the County; provided, however, that the total

aggregate principal amount of combined bonds to be sold does not exceed the total aggregate principal amount of Bonds authorized by this resolution or bonds authorized by any other resolution or resolutions adopted by the Governing Body. The County Mayor and the County Clerk, or either of them, are authorized to enter into an agreement with the Financial Advisor to provide financial advisory services for the County and services related to the issuance, sale and delivery of the Bonds.

Section 8. Disposition of Bond Proceeds. From the proceeds of the sale of the Bonds shall be disbursed as follows:

(a) all accrued interest, if any, shall be deposited to the appropriate fund of the County to be used to pay interest on the Bonds on the first interest payment date following delivery of the Bonds; and

(b) the remainder of the proceeds of the sale of the Bonds shall be paid to the County Trustee to be deposited with a financial institution regulated by the Federal Deposit Insurance Corporation or similar federal agency in a special fund known as the "2007 County District School Construction Fund" (the "Construction Fund") to be kept separate and apart from all other funds of the County. The funds in the Construction Fund shall be disbursed solely to pay or reimburse the County for the payment of the costs of the Projects and issuance of the Bonds, including necessary legal, accounting, engineering, architectural and fiscal expenses, printing, engraving, advertising and similar expenses, administrative and clerical costs, rating agency fees, Registration Agent fees, Bond insurance premiums (if any) and other necessary miscellaneous expenses incurred in connection therewith. Money in the Construction Fund shall be secured in the manner prescribed by applicable statutes relative to the securing of public or trust funds, if any, or, in the absence of such a statute, by a pledge of readily marketable securities having at all times a market value of not less than the amount in said Construction Fund. Money in the Construction Fund shall be expended only for the purposes authorized by this resolution. Any funds remaining in the Construction Fund after completion of the Projects, purposes authorized by the Note Resolution, and payment of authorized expenses shall be used to pay principal of, premium, if any, and interest on the Bonds. Moneys in the Construction Fund shall be invested as directed by the County Trustee in such investments as shall be permitted by applicable law. Earnings on investments in the Construction Fund may either be retained in the Construction Fund and used for the same purposes as all other funds in the Construction Fund or paid to the rural debt service fund to be used to pay interest on the Bonds, as the County Mayor in his discretion shall determine.

Section 9. Official Statement. The County Mayor and Director of Accounts and Budgets are hereby authorized and directed to provide for the preparation and distribution of a Preliminary Official Statement describing the Bonds. After bids have been received and the Bonds have been awarded, the County Mayor and Director of Accounts and Budgets shall make such completions, omissions, insertions and changes in the Preliminary Official Statement not inconsistent with this resolution as are necessary or desirable to complete it as a final Official Statement for purposes of Rule 15c2-12(c)(3) of the Securities and Exchange Commission. The County Mayor and Director of Accounts and Budgets shall arrange for the delivery to the successful bidder on the Bonds of a reasonable number of copies of the Official Statement within seven business days after the Bonds have been awarded for delivery, by the successful bidder on the Bonds, to each potential investor requesting a copy of the Official Statement and to each person to whom such bidder and members of his bidding group initially sell the Bonds.

The County Mayor and Director of Accounts and Budgets are authorized, on behalf of the County, to deem the Preliminary Official Statement and the Official Statement in final form, each to be final as of its date within the meaning of Rule 15c2-12(b)(1), except for the omission in the Preliminary Official Statement of certain pricing and other information allowed to be omitted pursuant to such Rule 15c2-12(b)(1). The distribution of the Preliminary Official Statement and the Official Statement in final form shall be conclusive evidence that each has been deemed in final form as of its date by the County except for the omission in the Preliminary Official Statement of such pricing and other information.

Section 10. The County recognizes that the purchasers and owners of the Bonds will have accepted them on, and paid therefor a price that reflects, the understanding that interest thereon is excludable from gross income for purposes of federal income taxation under laws in force on the date of delivery of the Bonds. In this connection, the County agrees that it shall take no action which may cause the interest on any of said Bonds to be included in gross income for federal income taxation. It is the reasonable expectation of the Governing Body of the County that the proceeds of the Bonds will not be used in a manner which will cause the Bonds to be "arbitrage bonds" within the meaning of Section 148 of the Code, and to this end the said proceeds of the Bonds and other related funds established for the purposes herein set out shall be used and spent expeditiously for the purposes described herein. The Governing Body further covenants and represents that in the event it shall be required by Section 148(f) of the Code to pay any investment proceeds of the Bonds to the United States government, it will make such payments as and when required by said Section 148(f) and will take such other actions as shall be necessary or permitted to prevent the interest on the Bonds from becoming taxable. The County Mayor and County Clerk, or either of them, are authorized and directed to make such certifications in this regard

in connection with the sale of the Bonds as either or both shall deem appropriate, and such certifications shall constitute a representation and certification of the County.

Section 11. Discharge and Satisfaction of Bonds. If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in any one or more of the following ways, to wit:

(a) By paying or causing to be paid, by deposit of sufficient funds as and when required with the Registration Agent, the principal of and interest on such Bonds as and when the same become due and payable;

(b) By depositing or causing to be deposited with any trust company or financial institution whose deposits are insured by the Federal Deposit Insurance Corporation or similar federal agency and which has trust powers ("an Agent"; which Agent may be the Registration Agent) in trust or escrow, on or before the date of maturity or redemption, sufficient money or Federal Obligations, as hereafter defined, the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such Bonds and to pay interest thereon when due until the maturity or redemption date (provided, if such Bonds are to be redeemed prior to maturity thereof, proper notice of such redemption shall have been given or adequate provision shall have been made for the giving of such notice);

(c) By delivering such Bonds to the Registration Agent, for cancellation by it;

and if the County shall also pay or cause to be paid all other sums payable hereunder by the County with respect to such Bonds, or make adequate provision therefor, and by resolution of the Governing Body instruct any such Escrow Agent to pay amounts when and as required to the Registration Agent for the payment of principal of and interest on such Bonds when due, then and in that case the indebtedness evidenced by such Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the County to the holders of such Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void.

If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in the manner provided in either clause (a) or clause (b) above, then the registered owners thereof shall thereafter be entitled only to payment out of the money or Federal Obligations deposited as aforesaid.

Except as otherwise provided in this Section, neither Federal Obligations nor moneys deposited with the Registration Agent pursuant to this Section nor principal or interest payments on any such Federal Obligations shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and interest on said Bonds; provided that any cash received from such principal or interest payments on such Federal Obligations deposited with the Registration Agent, (A) to the extent such cash will not be required at any time for such purpose, shall be paid over to the County as received by the Registration Agent and (B) to the extent such cash will be required for such purpose at a later date, shall, to the extent practicable, be reinvested in Federal Obligations maturing at times and in amounts sufficient to pay when due the principal and interest to become due on said Bonds on or prior to such redemption date or maturity date thereof, as the case may be, and interest earned from such reinvestments shall be paid over to the County, as received by the Registration Agent. For the purposes of this Section, Federal Obligations shall mean direct obligations of, or obligations, the principal of and interest on which are guaranteed by, the United States of America, or any agency thereof, obligations of any agency or instrumentality of the United States or any other obligations at the time of the purchase thereof are permitted investments under Tennessee Law for the purposes described in this Section, which bonds or other obligations shall not be subject to redemption prior to their maturity other than at the option of the registered owner thereof.


Section 12. Continuing Disclosure. The County hereby covenants and agrees that it will provide annual financial information and material event notices as required by Rule 15c2-12 of the Securities Exchange Commission for the Bonds. The County Mayor is authorized to execute at the Closing of the sale of the Bonds, an agreement for the benefit of and enforceable by the owners of the Bonds specifying the details of the financial information and material event notices to be provided and its obligations relating thereto. Failure of the County to comply with the undertaking herein described and to be detailed in said closing agreement, shall not be a default hereunder, but any such failure shall entitle the owner or owners of any of the Bonds to take such actions and to initiate such proceedings as shall be necessary and appropriate to cause the County to comply with their undertaking as set forth herein and in said agreement, including the remedies of mandamus and specific performance.

Section 13. Resolution a Contract. The provisions of this resolution shall constitute a contract between the County and the registered owners of the Bonds, and after the issuance of the Bonds, no change, variation or alteration of any kind in the provisions of this resolution shall be made in any manner until such time as the Bonds and interest due thereon shall have been paid in full.

Section 14. Separability. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.

Section 15. Repeal of Conflicting Resolutions and Effective Date. All other resolutions and orders, or parts thereof, in conflict with the provisions of this resolution, are, to the extent of such conflict, hereby repealed and this resolution shall be in immediate effect from and after its adoption.

Adopted and approved this 8th day of January, 2007.


County Commissioner

COMMITTEES REFERRED TO AND ACTION TAKEN:

_____	For _____	Against _____
_____	For _____	Against _____

COMMISSION ACTION TAKEN: For _____ Against _____ Pass _____ Out _____
Abstain _____ Absent _____

Elaine H. Anderson, County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers Anderson, County Mayor

Date

STATE OF TENNESSEE)

COUNTY OF WILLIAMSON)

I, Elaine H. Anderson, certify that I am the duly qualified and acting County Clerk of Williamson County, Tennessee, and as such official I further certify that attached hereto is a copy of excerpts from the minutes of a regular meeting of the governing body of the County held on January 8, 2007; that these minutes were promptly and fully recorded and are open to public inspection; that I have compared said copy with the original minute record of said meeting in my official custody; and that said copy is a true, correct and complete transcript from said original minute record insofar as said original record relates not to exceed \$28,460,000 County District School Bonds, Series 2007 of said County.

WITNESS my official signature and seal of said County this _____ day of _____, 2007.

County Clerk

12/21/06
4:00 p.m.
Jw

Resolution No. 1-07-27
Requested by: Parks & Recreation

**RESOLUTION APPROPRIATING AND AMENDING THE 2006-07
PARKS & RECREATION BUDGET BY
\$3,000 - REVENUES TO COME FROM DONATION**

WHEREAS, W. C. Parks & Recreation Department has received a \$3,000 donation from the House for Hope Foundation, Inc., to be utilized towards the operation of CampWill; and,

WHEREAS, these revenues were unanticipated during the 2006-07 budget preparation process;

NOW, THEREFORE, BE IT RESOLVED, that the 2006-2007 Parks & Recreation budget be amended, as follows:

EXPENDITURES:

Other Supplies & Materials/CampWill \$ 3,000
(101.56700.499.001)

REVENUES:

Donations \$ 3,000
101.48610

Clyde Lynch
County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Budget Committee For ____ Against ____
For ____ Against ____

Commission Action Taken: For ____ Against ____ Pass ____ Out ____

Elaine Anderson, County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson - County Mayor

Date

Resolution No. 1-07-28

**RESOLUTION APPROPRIATING AND AMENDING THE 2006-07
ELECTION COMMISSION BUDGET BY \$64,850-REVENUES
TO COME FROM UNAPPROPRIATED COUNTY GENERAL FUNDS**

WHEREAS, Williamson County Election Commission submitted an operating budget for the 2006-07 fiscal year, reflecting the guidelines for operational increases; and,

WHEREAS, as a result of three (3) elections conducted within the current fiscal year, operational costs are exceeding budgeted projections;

NOW, THEREFORE, BE IT RESOLVED, that the 2006-07 Election Commission budget be amended, as follows:

EXPENDITURES:

Overtime (101.51500.187)	4,550.00
Election Commissioners (101.51500.192)	2,000.00
Election Officials (101.51500.193)	21,000.00
Advertising (101.51500.302)	2,000.00
Freight Expense (101.51500.327)	4,600.00
Mntnc/Repair-Equipment (101.51500.336)	4,000.00
Mntnc/Repair-Ofc Eqpt (101.51500.337)	15,000.00
Printing, Stationary & Forms (101.51500.349)	10,000.00
Office Supplies (101.51500.435)	1,500.00
Other Charges/Voting Precinct Mntnc (101.51500.599)	200.00
	<u>\$ 64,850.00</u>

REVENUES:

Unappropriated County General Funds (101.39000)	\$64,850.00
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Clyde Lynch - County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

<u>Budget Committee</u>	For _____	Against _____
	For _____	Against _____
Commission Action Taken:	For _____	Against _____
	Pass _____	Out _____

Elaine Anderson, County Clerk

Houston Naron, Jr. - Commission Chairman

Rogers C. Anderson, County Mayor

Date